Christian Carpin, mountal of the property of the care 284 police terre en epe of day e of many, &c., 2nd out damply Shala COVERATION 23.40 tended trade, period Control circle 1988, a do-Gobied Country (1) and the question of the operation of t ha da. ppia, in mode sharps 1136 ent. e at Francisco S 700 15:00 100 The local Charles are recorded as part of the transport of the local control of the local con 1000 1330 ofig old chirt high Alto Holly retorn how Staples St. Jon Lot above y

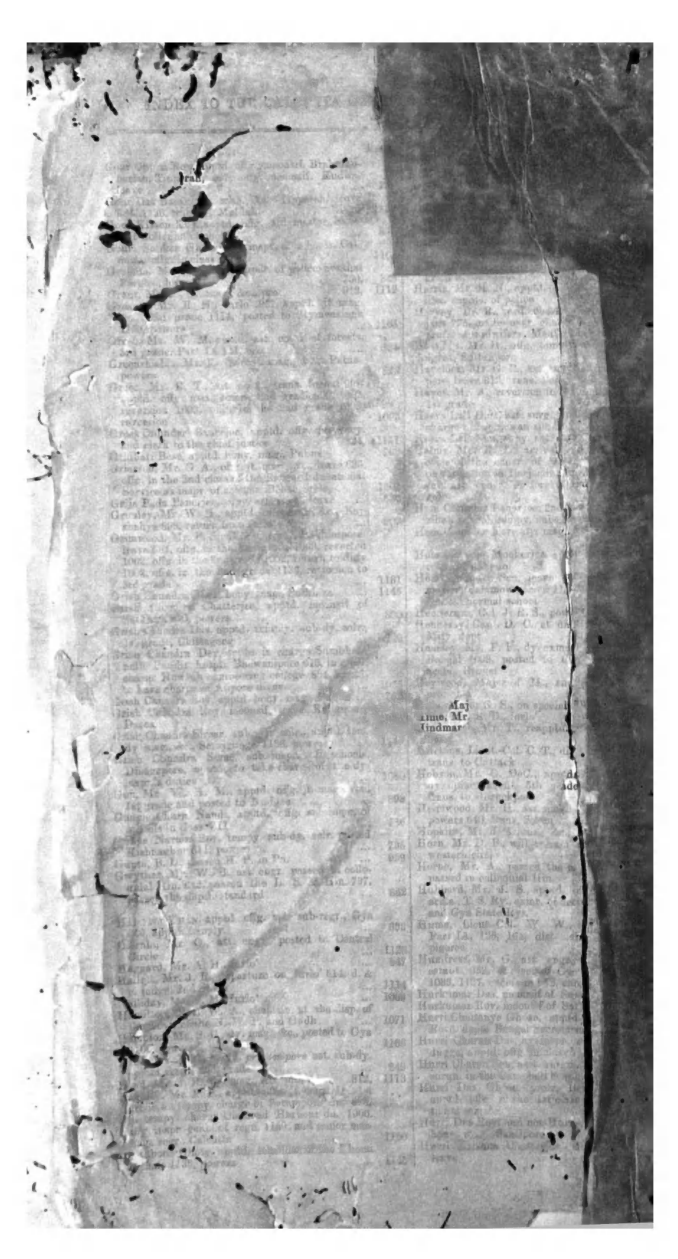
(no) "Lencode: Brace; tielling dy dess.

(no) "Lencode: Brace; tielling dy dess.

Good Thursday, Difference of the dess.

Character of Three states on the dess.

(no) transport of the transport of the dess. 10/19 813 1080 750 Kine:



pptd.
4, return
951, leave 90 pptd. consular ing Chatterjee, trans
d offg. persl. r., traus. to
post un, apptd. offg. res sad, apptd. temps hamba, 847, pow acted as mag t-mag, &c., 1st passed the p. w terbutty, appt Lower Howrah 10% Torr. dy. mng., co., pro. D., appld. comments &c. 1st 4927 F. J. G., api ah, 1114, po H. F., sub-c t. H., G. the Lieut. 724 the Lieut.

A., ey
Darjeelia

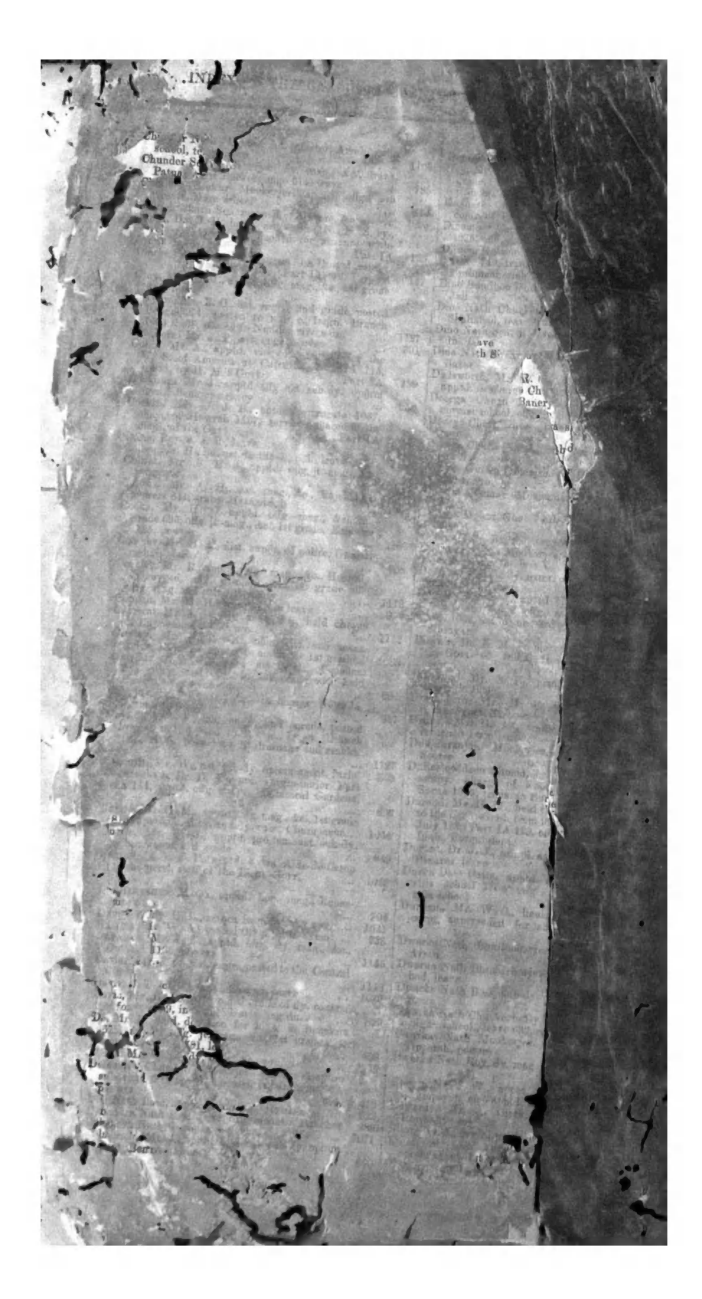
7., appt

W., mem

8. W., mem

9. W., mem

10. W., me JM7 1000 Med at the dust s 1005 950 1126 1114 压让 1165 195 1000 Charles Familia, 1949, person of a North-Police Charles Ekonburt Dutt, dys magazing Konorolly, posterio Sell. 1971 1137 1113 200 Allen, Chi cagona Louis guis Banis withild priving 1413



CZETE, DM JGLY TO DECEMBE Marindin, Mr. C. R., apptd. offg. mag., &c., grade 724, offg. jt.-mag. and dy. colr., Daring 1111, offg jt.-mag., &c., 1st grade Marriott, Mr. C. R., apptd. offg. it.-mag., &c., n canal divn. 1099, rn canal divn. 148 osted northern (99 grade
Martin, Mr. W. B., dy. mag., org.pro
Martyr, Mr. C. C., asst. engrit rassed p. w. sed p. w. d. exq. ... comr. Bengal, pro-92 ** Bengal, pro. ... *db-dy. opium agent ** sub-dy. opium. exmn. Maseyk, Mr. C. H., apptd. offg. dy. me 2 dec. posted to Rajmehal 907, povers 912, 1dec. trans. to Dinagepore 1053, trans. to Burdwan... Mason, Mr. A. H., asst. engr., trans. to Benga 797, posted to Sone circle 863, posted to Buxan dr. 80 supdt. of police, colr., Rungpore 100 of leave can. dn. Masters, Mr. J., apptd. dist. supdt. of police. 3rd grade 696, leave Masters, Mr. W., sub-dy. opium agent, Behar Hooghly, leave go 81 tempore sub-dy. 89 powers 750, pro. he disposal of the Cove, and nevers Ir. E. J. G., trans. Patna and Gya 1, joined 1037, pro. Mr. F. H., suptd. offg, dist. and ge, 1st grade 958, dist. and sessas. cergunge
. C. J. W., civil surga, Chumparun, nade over charge of the jail 631, e of the jail
...
C., apptd. offg. asst. sub-dy. opium G. R. K., apptd. dist. supdt. of grade 696, leave at Sing. dy. mag., &c., apptd. in ge, Behar 592, pro. P. G., member of the Bengal civil std. to Bengal Part IA 165, posted 1114, powers J. H., tempy: spl. sub-dy. colr., F. J., dy. mag., &c., pro. Ir. C. E., furlo' 918, extn. of F., ong. user and sersas judge, Apperain leave

Abidiotal, Mr. C. J., passed exmn. by l. s.

Abidiotal, Mr. E. R., dy. mag., &c., Monghyr,

pawars 770, pro. 812

Midett, Mr. H., first judge, s. c. c., Calcutta, 1113 Muls, Mr. C A., passed the p. w. d. exmn. 738, posted to central circle 1036, posted to first 1078 sed Hossein, apptd rural sub-regr., Mobacuk Ali apptd. offg. dy. mag., &c., Saran 918 Modboo Sadon Maitra, apptd. house physician. 903 medi. col. A. olun Sinha, apptd. hony. mag., Kandy... 636 619 Hotercocddeen, dy. mag., &c., pro.
Janendro Chunder Mitter, apptd. hony. mag.,
Hoogaly and Chinsurali
Lohen fro Chunder Mozoomdar, offg. dy. mag., 819 1165 Rose Thomas, dy. mag., &c., trans.

Houndry L. Bose Thomas, dy. mag., &c., trans.

Hogra odi trans. temply. Darjeeling 695, 195 TOUU Mobandro Mohun Basu, supry, asst. surgn, 137 acade th Bhuttacharjee, dy, mag., &c., 1113 first sub-judge, Tirhoot, 100

4 1	1	f					
1:	POOEX	TO THE	CALCUTTA	GALETTE,	FROM	JULY TO	DE
	1						

		A STATE OF THE PARTY OF THE PAR	经验的股份还包含
原则是 在 法国际 产品,在 1000年 6000000000000000000000000000000000	PAGE.	4 10	
Mohendro Mitter, moonsif. 24-Perghs.	Augs.	Nimadhub Samanta, woo	
powers 795, was Hooghly 889, apptd. to act	18-18-21	eturn to duty	
as sub-jadge, Beerbheom	1002	Nito Lall Dey, spl. sub-res	Henry Care
Mohendro Nath Mookerjee, apptd. hony. mag.,	100	Niva Nund De, sub-uspr.	dischools, dishabote
Melorpore	874	erg. in class VI	Santa American
lohdero Nath Mook fee, apptd. offg. dy. mag., bc., Lohardugga 90 owers	1094	Namin Chunder Banetjee Fowrah	
Mohendro Nath Sires bptd. sub-dy. colr., Tum-	1034		IV 100 Z. A.D. TOWSEN
look 1070, powers	1145	619, pro. 813, apptd. of	and rege. 1000. Come
Mohesh Chunder Chuckerbutty, sub-inspr. of		o Dinagepore	
schools den gpore, leave	586	TOM CHARGE DOLL	octarer, felics los vibs
Mohar Chunder See apptd. sub-regr. Bogra That Chunder Basu, apptd. offg. 2nd master,	783	Noin Chunder Gangoo	. Cu. Ind sub-judge.
Mymensing zilla school	893	Pacea, posted temply	Farredpure ()
John Chunder Chatterjee, dv. inspr. of schools,		Nibin Chunder Ghose,	a time that a contract
Hofrah 1039, offg. in class V	1103	Inlpigoree jail	
Mohin Chunder Ghose, dy. mag., &c., pro. 818	1118	Noin Chunder Guha, Aymensingh 1069, po	
Mohisi Mohan Chuckerbutty, dy. msg., &c., pro Mokuuda Deb Mookerjee, apptd. offg. dy. mag.,	1113	Noin Chunder Ker, a P	ld hour oner orest
&c., Noakholly 897, powers	903	ra TO	
Monckion, Mr. M. J., asst. engr., trans. Bengal		Noin Chunder Mitter, "Y	ADDED NO. SHORE TO SEE
Monda Ma P. P. annel 4 the 4th to 5 P.	682	Noin Chunder Mull	Assert San State State of
Mondy, Mr. E. F., apptd. to the 4th class of Bengal edi. service	1054	Doalston Lessore	
Monies, Mr. A., reversion to the rank of asst.	2001	Nein Chunder Sen, dy	
engra, 1st grade	1126	htna 781, pro. 1113,	Orang management
Moran, Mr. T. D., offg. dy. mag., &c., pro	813	N in Krishna Banerjee, o prampore dn. 670, por	C7 67H, ARIT 1 10 - 1
Mothoora Nath Sen, asst. surgn., return from	. 697	No Kristo Ghose, appl	A STATE OF THE PARTY OF THE PAR
Mudden Mohan Mookerjee, 5th master, Hare		id grade, offg. in 1st g	comr., ha a-
school, leave	R44	Nin Kristo Sirear, dy.	relly police
Mullen, Surg. Jffrench, reed. charge, Chittagong		d, apptd. audr. sub-re	and the second
jail 660, apptd. hony. magte., Chittagong Muller, Mr. W. C., dy. mag., &e., powers	873 695	Mendro Coomar Mullick	
Mulroney, Mr. T. R., apptd. Surg. on Benel.	690	Ndan, Mr. P., apptd. offg	may Ac. 2nd mane
estab., Part IA, 146	147	14, apptd. jtmag., &c	
Murari Lall Boral, appid. hony. mag., Dinagepore	- 640	Ndin Chander Roy, temp	A STATE OF THE STA
Murray, Mr. J. O. D., apptd. pro tempore ast, subdy. opium agent, 3rd grade	849	Nerendro Nath Chowdh	of other dy man. how
Murray, Dr. R. D., made over charge of Rai-	049	Sarun, powers 679, pro.	
shahye jail 1066, leave	1137	Nerman, Mr. M. J. J. P.	der and speak a con-
Murray, Mr. T. J., ast. comr., furlo' 697, permitted		Nirton, D., ast. mag. and	
to return to duty 959, posted temply, to Ramroop dist. 1002, return from leave 1116, 113, trans.		1088, powers 1007, tra	"在我们的一个人
to Sylhet	1137	Niependra Chamira Mu	STORESTON, CAR COLUMN
Murray, Dr. W. D. Trad of surg.	31-00	at disp. of the Govt. of	
Mutty Lal Mitra, apptd. head-master, Mazaree-	1002	Nipendro Narain Balia	
bagh zillah school	1104	Loological Garden Con Natya Gopal Sarkar, app	no have man there
Mutty Lall Mookerjee, resigned apptd. 4s hony.	2.10	Wong	
mag., Chittagong	874	Niddya Chand Dutt, ap	m. serony, and a definition
Mutty End singh, apptd. to act as head-master of Rungpore zillah school	100000000000000000000000000000000000000	Balasore Nundjeb, sub-dy. colr.	destroy Joseph 192 Indee
Myers, Mr. H., apptd. offg. ast. subdy. opium	1080		h die man de Marie
agent, Benares agency	849	can. 1112, apptd. of bhoom 999 powers Nundo Kishda Das, dy Nundo Krishda Bose, a	共享 经营业的专项证
NAGENDRA KUMAR MULLICE, ast. surg., leave	ME IN	Nundo Kishore Das, dy	MOS- DE TEL
Natin Chunder Kerr, sub-inspr. of schools, Rung-	1042	Nundo Krieban Bose, a	si masi. As iPrinfial sa,
pore, offg. in class VII	1104	Nundo Lall Das, head m	or reduction Made on his
Needham, Mr. J. F., ast. supdt. of police, pro. to		offg. in class III	是 是 对
Norm Chand Gupta, ast. surg., spptd. dy. supdt.,	1070	THE RESERVE AND PARTY OF THE PA	the sale on the paper, of the
vacu., for Calcutta and the Suburbs	1055	Sundo Lall Gossain,	THE PARTY STATE OF THE PARTY OF
Weil, Major G. F. E. S., return from fuelo' 1099.	1000	poro	后将3000mm。3
apptd, ast seey., P. W. D.	1099	Nurul Hossein, apptd.	Maria State State The land
Namye Charan Chatterjee, ast. surg., apptd. in medl. charge Pilgrim hospital, Gya	201	SERVER CONTRACTOR SET OF	Dis Eurus Jake
Nemys Charan Saha, apptd. hony, mag., Scoree,	561	Nusserooddeen, sub-dy.	THE WHEN SHE
1670, 705,	787	OATTS, MR. J. H., appr	They may, Magazan
Newbery, Mr. H. J., mag., &c., Bhagnipore, leave	724	Obedullah, dy. mag., &	
Newcombe, Mr. A. C., dy. exmr., trans. to Bengal 904, joined the central office of accounts 904,		Obhoy Chunder Chow of Pubna	不是什么实情不能。
.eave 1936, 1171, appld. offg. dy. exmr. of accts.,		Obhoy Churn Das. fur.	以为其实 下为一种
Tirhoof State Ry., 1048	1066	Obhoy Churn Mitra, ap	at her over the friends
Nichelson, Surg. F. C., leave 724, made over		ghur college	Bure: Materials 1
charge of the Presy, jail	863	Obboy Kumar Sen, as Rajmehal aub-da.	The state of the s
icholson, March. apptd. pro tempore ast. sub-	8491	O'Connor, Rev. H. K.	Pild W charge Press
The second secon	SECURITY OF	181 660, proved above	CHANGE AND THE STREET
the second and by the country to his		Calley Mr. C. W.	A SHARE THE PARTY OF THE PARTY
present apt 1 810, trans to he list a			
Brant is fire to the state of t		E-10-5181 - 4 see 8	MESSEL Y STREET
Chamber Many C. Mount, Revisety	230	"在是是否建筑国际 "	
the section which the tree is one made Jews of help.		THE RESERVE OF STREET	

	2	PAGE.	P	AGE.
	Radha Shyam Singh, dy. mag., &c., Durbhunga		Reed, Mr. W. L. L., apptd. offg. , anb-dy.	
	leave 1053, pro Rabamutullah Chowdhury, moulvi, resigus appt	. 1114	Rees, Mr. F. W. J., furle, 811, return posted	830
	as hony, mag.	. 1062	tempty. to Duronunga 907, apptd. on mag.,	
	Rai Churn Ghose, dy. m. z., &c., pro. Raj Chunder Sandyal, offg. 2nd sub-judge and	d 1114	&c., second grade 958, offg. dist. and ession judge, Noakhally 1112, dist. and sesions	
	8. c. c. judge, Backergruge Rajendra Lall Rai, appid, hony. mag., Shahaba	. 1145	judge, second grade	1114
	Rajendra Nath Banerjee, apptd. offg. hd. master	2	lock hospl.	1071
	Ranchi mermal school 1104, offg. hd. master	1178	Reid, Mr. W. N., apptd. hony. mac., Bhubooah Reily, Mr. E. M., dy. mag., &c., Burdwan, apptd.	
	Barndra Nath Ghose, offg. dy. mag. and dy		in tempy, charge, Serajgunge 782, pro. 812, 1112, apptd, dy. mag., &c., Buxar, Julpigores	731 19.5
	diled 1112, powers	. 1128	1135, powers	The Control
	Kay Kissen Banerjee, ast. engr., trans. Benga 642, posted south-western circle 765, leave		Reily, Mr. H. R., dyemag., &c., pro Rendell, Mr. A. W., apptd. comdt. northern	
	824, posted to Nuddea 875, joined 891, pro	. 991	Bengal state ry. vol. rifle corps, Part IA 135,	
	Raj Kissore Narain, offg. dy. mag. and dy. colr. &c., employed on l. t. duty in Shahabad dist.		Renny, Mr. R. H., apptd. dy. comr., Chitta-	
	Raj Krishna Mitra, laboratory ast., Presy. college	. 1053	gong Hill Tracts 559, apptd. offg. ast. comr., second grade, and posted Palamow	1000000
	leave, 632	747	Reynolds, Mr. H. J., apptd. to act as presidt. of	669
	Rejiswar Gupta, hd. master, Chittagong normal school, apptd. temply. subs. to class VI	004	the board of exmrs. Richards, Dr. V., furlo	- 60
	Raj Kumar Sen, second master, Chittagong col-		Richardson, Mr. G. A., cons. of forests, pro.	
	Rajoni Coomar Dutt, dy. mag., &c., Chandpore,	844	Ricketts, Mr. W. R., offg. dy. mag., &c., p 619, pro. 813, trans. Chittagong Hill	
	powers 697, pro. Rajoni Nath Chatterjee, dy. mag., &c., pro	813	883, trans. can. 917, leave Risley, Mr. H. H., apptd. offg. dy.	-
	Rakhal Dass Chatterjee, ast. engr., promotion	1078	reebagh 848, offg. in the third gr	1
	Rakhal Dass Ghose, ast. surgn., resignation, Part IA		Ritchie, Mr. D. W., posted Noak Ritchie, Mr. J. G., apptd. ex floris	100
3	Rakhal Dass Mookerjee, dy. mag., &c., pro.	812	Gopalgunge 724, apptd. offg. jt-mag., &c.,	
807	Ram Brahmo Chatterjee, tempy. sub. dy. colr., Khoorda, leave	829	Rivett-Carnac, Lt. J. F., pro. captain, Part IA,	829
	dam Chandra Sen, ast. surg., made over charge Durbhunga jail	995	119, Part IA Rivett-Carnac, Mr. J. T., offg. ast. supdt. of	155
1	lam Chandra Sen, apptd. offg. sub-regstr., Mir-		police, Midnapore, leave	783
1	lam Chunder Ghose, apptd. hony. mag., Kandi	639	Robarts, Rev. A. G. A., apptd. second chaplain St. John's Church 1042, chaplain of Dina-	
I	tam Chundra Dhur, first moonsif, Brahmunbe- riah, leave can. 598, leave	598	pore Robberds, Rev. F. W., placed at disposal of	1115
E	am Churn Bose, dy. mag., &c., trans. Ranaghat,		Punjab Government	958
H	Nuddea 614, pro. amdhun Mookerjee, apptd. offg. moonsif of	1113	Perghs, at disposal of Govt. of India, home,	
R	Chupra in Sarun am Doss Moitra, apptd hony. mag., Howrah	86£ 762	rev. and suri. dept. 502, at disposal of the chief comr., Assam Part IA 117, arrival at Sib-	
B	am Gopal Chaki, apptd. moonsif, Burdwan	507	eagur 814, posted to Sibsagar 850, acted as	BULL.
E	am Guttee Mookerjoe, manager, Celcutta and S. E. and Nalhati state rys., leave 875,	4.	des, supdt., fifth grade 1003, ofig. dist. supdt., fifth grade	1003
R	return from leave am Doyal Ghose, moonsif, Lohardugga, leave	1066 619	Roberts, Mr. L R., exc. engr., first grade, Burd- wan dh., leave 765, made over charge 862,	
	ameshawara Sing Coomar, ast. mag., &c., Sarun,	DIO	resumed charge Burdwan dn.	991
	leave 559, trans. Durbhunga 781, trans. Bhagul- pore 1042, leave	1135	Roberts, Mr. S. C., dy. reve. supdt., Orissa canals, leave 672, made over charge 600,	1
R	am Gopal Mockerjee, apptd. rural sub-regstr. of Sabong, in Midnapore		leave 807 *	1171
R	am Gopal Mookerjee, apptd. offg. dy. inspr.	1137	Rogers, Mr. A. C. C., ast. engr., posted Sone circle 953, posted to Eastern Sone dn. 1037,	
R	of schools, Howrah am Moy Roy, ast. surga., on duty with the lieut.	1039	passed deptl. standard exmn. Roghunath Shahi, apptd. offg. dy. mag., &c.,	1148
	govr. on tour 615, apptd, in charge north	1040	but will continue to be employed in his present	
R	suburban hospital am Narain Banerjee, tempy. dy. mag., &c., pro.	1042	Rohini Kumar Bysack, apptd. offg. law lecturer,	1000
	813, apptd. offg. p. a. to comr. of R. and C. B. Divn.	1054	Dacca college Ross, Mr. A., apptd. pro tem. ast., sub-dy. opium	1116
	am Narain Sing, apptd. hony. mag., Scorce, 679,		agent, 3rd grade	849
R	ampini, Mr. R. F., apptd. dist. and sessions	737	Rowe, Mr. F. J., apptd. profr., Presy. col. 783, furlo'	813
	judge, second grade unsay, Mr. H., resigned appt. as hony, mag.,	848	Ruddock, Mr. E. H., offg. mag. and colr., leave Russell, Dr. C. M., civil medl. officer, Sarun,	1070
	Kurseong	509	furlo 814, 1137, made over charge of the jail	1049
ELE	masay, Capt. H. M., pro. major, Part IA 126, Part IA 149	164	Russick Chunder Sen, acted sub-regr.	6u2
	m Tarun Samunta, sub-inspr. of schools, Haza- reebagh, apptd. to act as dy. inspr. of schools	1080	Rutton Lall Chose, dy. mag., &c., Rungpore,	
P.	Kantha Laha, apptd. offg. subinspr. of		leave	811
	chools, Nuddea 588, trans. temply. Jessore amoni Gupta, hd. master, Mymensing school,	632	Sadanuspa, moonsif of Hazaribagh, leave Sadat Ali, apptd hon. mag. of Mozufferpore	1076
	etting pro. ttray, Mr. A., dy. mag., &c., leade 1000, pro.	1080	Sagar Chandra Chakravarti, appid. hd. master,	
	12	1112	Dinagepore zilla school Sam, Mr. G., apptd. hon. mag., Sahebgunge	1104
	ttray, Mr. H., dy. mag., & pro, 813 ttray, Mr. W., dy. mag., &c., powers 619,	1112	Samuells, Mr. C. A., apptd. offg.omeg. &c., 2nd	4
0.18	pptd ex-officio sub-regatr., Rejmehal 760,	000	grade 813, apptd. offg. jt. mag., &c., lst grade, at Rajshahye 898, j. wers 912, furlo 899.	1136
Ra	rans. Jamtara venshaw, Mr. T. E., comr. of Burdwan, leave	907	Samuells, Major W. L., offg. dy. comr., Hazari- bagh, leave	845
Ha	wson, Rev. T. J., apptd. second chaplain, St.	1116	Sanders, Surga. E., placed at displ. of Bengal	150
	, ~,	3	Govt.	161
	The second secon		The state of the s	-

Ü		PAGE.		PAGE.
	Sanderson, Mr. C., solr. to Govt., leave Part IA	A June	Shoshee Shikur Dutt, dy. mag., &c., pro. Showers, Mr. E. M., apptd. offg. in the 4th	1113
	Sandilands, Mr. P. A., posted Rungpore police 918, at displ. of local Govt. Part IA		grade of dist. supdts. of police Shumbhoo Chunder Dey, moonsif of Futtick-	1042
	Saroda Kant Sen, sub-inspr. of schools, Furreed- pore, apptd. offg. in class VI	894	cherry, powers Siddessur Banerjee, 3rd master, Sanskrit colge.	1097
	Saroda Persad Chatterjee, persl. ast. to comr. of Bhagulpore, leave 782, returned to duty 1000,		school, leave Sills, Mr. F., apptd. offg. exc. engr., Dacca dn.	894
	pro. Saroda Persad Ganguli, hd. mester, Gya zilla	1113	581, return from leave 706, reed, charge 738, pro. 1099, confd. as exc. engr., Dacca dn.	1148
	school, offg. in class IV Satecial Dutt, apptd. rural sub-regr., Moham-	+1103	Simpson, Dr. B., services placed at the displ. of the Govt. of India, Mily. dept.	72038
3	adpore Sattya Sikhar Mookerjee, apptd. jt. sub-regr.,	918	Simpson, Mr J., apptd. surgn. on the Bengal estabt. Part IA 146, Part IA	147
Ī	Dhintala, Jessore Satya Taran Mookerjee, apptd. temply. sub-dy.	1160	Simpson, Mr. J. T, exe. engr., Rajshahye dn., pro. Sitakant Ghose, apptd. temply. a dy. colr. for	1099
	colr. 2nd grade, Hazaribagh 614, powers Savage, Mr. H., effg. jt. mag., &c., Rampore Hat,	1097	supvg. the re-valuations under the road cess act in Bankoora	999
	powers Savi, Mr. J. D., apptd. hony. mag., Chupra 569,	898	Sitakant Mockerjee, dy. mag., &c., pro. 812, Sitakant Mullick, moonsif of Jessore, leave	1112 1098
is.	sub-dy. opium agent, Chupra, leave Savi, Mr. W. B , asst. supdt. of police, departure	849	Sitanath Mookerjee, apptd. temply. sub-dy. colr., first grade	1136
	on furlo' 594, asst. to the pol. agt. Naga Hills, from 1st March to 24th April 1880		Skrine, Mr. F. H. B., furlo' 867. Slack, Mr. F. A., apptd. offg. jtmag., &c., second	1114
	Schurr, Mr. H. S., offg. ast. supdt. of police,	131	grade Smith, Mr. E. McL., tempy. dy. mag., &c., Jam-	614
Ä	Scott, Mr. D., at displ. of the port cours. 681,	1137	tara, powers 569, leave Smith, F. J., apptd. second lt., Calcutta vol. rifle	907
þ	apptd, vice-chairman of and port comr. 697, leave 952, made over charge 1047, exc. engr.,		Smith, Mr. L. G., sub-ast. consr. of forests, at	135
B	second Calcutta dn. Sevenoaks, Mr. C. H. C., replaced at displ. of	1148	duspl. of Punjab Govt. Smith, Mr. T., offg. dist. and sessus. judge.	751
Ę	Bengal Govt. Part IA 133, posted Backer- gunge police 958, apptd. offg. ast. supdt., 1st		Burdwan, leave [1041, Smith, Mr. W. F., posted Shahabad police	1114
١	grade 958, leave 1042, apptd. ast supdt of jails, 1st grade	1137	Smith, Mr. W. M., dy. mag., &c., pro. 812, return to duty	813
	Shama Churn Chatterjee, dy. mags, &c., trans, Julpigoree	883	Sneyd, Mr. J. P., apptd. ast. supdt. of police, first grade 696, furlo	958
	Shama Churn Das, sub. dy. colr., powers 619, apptd. offg. dy. mag., &c., Hooghly 1000, powers		Sonaton Bysack, ast surgn., leave Soorja Kumar Agasti, apptd. temply. second	670
	Shama Churn Mitter, dy. mag., &c., Noakholly	1145	master, Sanskrit colge. school Soorja Kumar Meekerjee, ast surga., placed in	666
	Shama Nundo Sen, apptd. jt. sub-regr., Mollar-	670	medl. charge of the Madhubani sub-dn. Soorjo Kumar Sen, dy. mag., &c., Jehanabad,	1071
ł	haut Jessore Shama Pudo Chowdhry, dy. mag., &c., Midna-	1160	Soppit, Mr. C. A., offg. asst. supdt. of police,	1113
ē	pore, powers 841, pro. Sham Chand Dhur, apptd. moonsif, Cutwa, Burd-	1114	Darrang, leave 786, 831, trans. Cachar 958, leave 1088, powers	1137
	wan Sham Lall Haldar, apptd. moonsif of Khoolna	597 890	Souttar, Mr. W. M., apptd. port comr. Spencer, Mr. D. B., apptd. sargn. on the Bengal	919
h	Sharp, Mr. H. G., returned from furlo, and posted to Rajshabye 917, powers 949, offg. jt		estabt. Part IA 146, Part IA Sree Nath Bhudder, dy. mag., &c., Cuttack, leave	147
Į	mag., &c., 1st grade Shatish Chunder Mookerjee, apptd. hon. mag	1136	Sree Nath Das, acted as a third master, Burrisal	1113
V	Jenidah hatish Chundes Roy Chowdhry, apptd. don.	822	silla school Sree Nath Gupta, offg. dy. mag., &c., Maldah,	632
	mag., Jonidah Shattock, Mr. F. F., apptd. hon. mag., Khagoul	822 874	Sree Nath Mitter, sub-inspr. of schools, Jessore,	989
١	Shaw, Dr. J. C. apptd. offg. civil sargn., Chumpa- run 615, received charge of the jan 631, offg.		leave 814, offg. in class VI Sreeram Ghose, inspr. of police, pro.	1103 867
	at Durbhunga 850, made over charge Chumpa- run jail 953, received charge Durbbunga jail	995	Sree Nath Dutt, dy. inspr. of schools, apptd. offg. ast. inspr. of schools, Chota Nagpore dn.	1054
П	Shawe, Mr. G. A. G., revn. to the rank of ast course, 1st grade	1009	Srish Chunder Roy, passed the English qualn-	920
	Sheonundun Lall Roy, offg. dy. mag., &c., posted to Shahabad 847, powers	861	Stack, Mr. G. A., apptd. offg. in 3rd class, Bengal edul. service	918
À	heo Suran Loll, moonsif of Behar, leave hewan, G., apptd. surgu. on the Bengal estabt.	862	Staley, Mr. A. E., apptd. offg. jtmag., &c., first grade	614
ă	ib Chunder Nag, off, dv. mag, &c., pro.	813	Steel, Mr. R., re-apptd. port comr. Stephen, Mr. K. H., ast. engr. passed P. W. D.	615
ì	ib Chunder Roy, apptd. hony, mag., Chundun- barco hib Das Mockerjoe, moonsif. Habiganj, powers	704	Sterndale, Major R. C., Calcutta vol. rifle corps, resigned, permitted to retain rank, &c., on re-	1078
I	aib Krishna Ghose, apptd. hony, mag., Kandi	639	tirement Part IA	155
	powers	679 1054	Stevens, Mr. C. C., mag., &c., apptd. offg. at Burdwan 592, apptd. offg. mag., &c., first grade	1053
V	oshee Bhooshan Banerjee, apptd. moonsif of Stunkhally 890, pro.	1035	782, apptd offg. mag. and colr., Beerbhoom Stevenson, Mr. G., ast. comr., Assam, pro. Part IA 111, Part IA	139
	hee Bhooshun Dutt, dy. mag., &c., Muddeh-	1113	Stewart, Mr. A. N., super. and colr. of tolls, cir- cular and castesn canals, leave 863,	1065
	the Blooshun Kunar, asst. surgn., at displ.	615	Stewart, Mr. E., dy. mag., &s., trans. Barh,	591
	See Bhoosbun Mookerjee, resigned appt. as	823	Stewart, Sir D. M., apptd. ordinary member of the gover-genl.'s council, and took his seat under	• 188.5
	Bhooshun Sen, hd. master, Dinagepore (of acting two., 1080, apptd. hd. master,	510200	the usual salute Part IA. Sujat Ali. off; sub-inspr. of achools; Nudden,	140
	as zilla school	1104	, leave	632
	The second secon			

CHARLES AND AND ADDRESS OF THE PARTY OF THE	THE RESIDENCE WAS BOOK TO SHOULD BE
· PAGE	
Sunjeeb Chunder Chatterjee, spl. sub-regr., Jessore leave 59	Tomerre, Mr. L. E. F., seted as dist. supdt. of police, 5th grade
Jessore, leave 500 Suranath Chatterjee, second master, Monghyr	Toogood, Mr. J. H., ove. ongr., leave
zilla school, leave can. 58	Tottenham, Hon'ble L. R., judge of the high
Surbanund Das, apptd moonsif of Bongong 890, powers 89	
Surbessur Mookerjee, apped. offg. sub-inspr. of	Toynbee, Mr. G., jtmag., &c., posted to Tipperah
schools, class VII	
Suresh Chunder Ghose, apptd. offg. moonsif, Satkhaneah 95	apptd. to act as mag. and colr., Tipperah 11 Tremearne, Mr. S., private seey, and clerk to the
Surest Chunder Das, apptd. temply sub-dy. colr.,	chief justice, leave, 807, unexpired portion can.
second grade 811, apptd. offg. dy. mag., &c.,	1066, offg. asst. regr 11
Topperah 1000, powers 103 Surrut Chunder Das, dy. inspr. of schools, Dinage-	Triguna Prosunno Bose, apptd. offg. temply.
pore leave 1039, 108	
Surrut Chunder Mookerjee, moonsif, Chumparun,	Troyluckho Nath Mitter, apptd. sub-judge of
leave 61 Surrut Chunder Sen, sub-inspr. of schools, Chitta-	The state of the s
gong, offg. in class VI	UDOY CHAND DUTT, offg. civil medl. officer, Seram-
swinden, Mr. C. H., offg. dy. mag., &c., leave 750,	Uma Churn Banerjee, dy. mag., &c., apptd. sudder
830, apptd. in charge Cox's Bazar dn., Chitta-	sub-registrar, Dinagepore 750, powers 1
gong 848, powers Swinden, Mr. J. R., asst. engr., spl. leave 842,	Cuta Churu Bose, uy, mag, acc., ho.
return from leave 1099, passed l. s. exmn. in	Uma Churn Das, services trans. to the Cooch Behar state
Hindustani 100	Uma Churn Gangooly, dy, mag., &o., pro 11
Syama Charan Sen, supy. ast. surgn., leave 68 Syama Kumud Mookerjee, apptd. offg. dy. mag.,	Uma Churn Ghosh, acted as 2nd muster, Burni-
&c., Jessore 1136, powers 114	
Syed Golam Mustafa, apptd. hony. mag., Dacea 95	724, assumed charge Jehanabad sub-dn
PARAK GOVINDO MOITRA, apptd. rural sub-regr.,	Uma Churn Roy, 9the master, Hooghly collegiate
Kumarkhally 50	school, apptd offg. in class VII 894, tempy. subs in class VII 1103, offg. 2nd master, Jessore
Carinee Churn Bose, supy. ast. surga., leave 50	
arinee Churn Dutt, ast. surgn., apptd. in charge	Uma Kant Chatterjee, apptd. moonsif of Choos-
of sub-dn. and dispy. at Begooserai 106 farince Churn Mitter, dy. mag., &c., Moheshreka,	Uma Kisore Roy, uy. inspr. of schools, Chitta
Howrah, leave 614, 782, pro 11	3 gong, leave
arinee Coomar Ghose, dy. mag., &c., pro 8	2 Uma Prosad De. dy, inspr. of schools, Cuttack,
arinee Das Banerjee, sub-dy. colr., Hazaribagh, resigned 6.	offg in class IV
arinee Das Banerjee, hd. master, Jessore zilla	Umbica Churn Roy Chowdry, reed. charge Jul- pigoree jail 775, pro. 812, 1142, trans. Madari-
school, leave can. 586, apptd. offg. hd. master,	pore 883, made over charge Julpigooree jail 10
Kishnaghur colge. school 586, leave 6	Umesh Charan Banerjee, offg. dy. mag., &c., pro.
'arinee Persad Roy, dy. mag., &c., trans. to Hooghly 1100, powers	Umesh Charan Ghose, apptd. residt. asst. surgn. Campbell hospi. Scaldah
aruck Bandhu Charavarti, sub-inspr. of schools,	Umesh Charan Sen, hd. master, Bogra zillah
Dacca, offg. in class VI	school, leave
arnek Nath Gangooly, apptd. in tempy. medl. charge of the civil sta. of Jessore 8	Unnoda Churn Kastogiree, asst. surg. in charge
aruck Nath Mullick, dy. mag., &c., pro. 812, 11	
arnek Nath Sen, dy. inspr. of schools, Furreed	mag., &c., Diuagepore 899, powers 1034, trans.
pore, leave 6 arun Chunder Sarkar, dy. mag., &c., pro 11	4
ayler, Mr. H. G., apptd. to act temply. as supdt.	Upton, Mr. R. L., apptd. offg. solicitor to govt.
of jail manufactures 830, 8	8 Part IA 127, also offg. regr. of the Diocese
aylor, Mr. C., ast. engr., &c., pro. 5	
cathedral and genl. hospl. 696, apptd. jr. chap-	VAID, MR.C. C., apptd. surgn. on Bongel estabt.
lain St. Paul's and Fresy, jail 830, at the displ.	Vaughan, Rev. J P., anthorized to grant marri-
of the Bengal Govt. Part IA 1:	age certificates hotween native christians
aizimuddeen, apptd. hony, mag., Chundunbaree 76 akoor Das Rukhit, second master, Pooree ziila	veasey, Mr. J. C., appld. ong, mag., &c., 2nd
school, leave 844, can.	grade, Backergunge Voigt, Mr. S. E., apptd. offg. consul for the
estro, Mr. D. W. M., apptd. offg. mag., &c., first	Austro-Hungarian Empire at Calcutta Part IA
hakoor Doss Mullick, apptd. hony, mag.,	Vowell, Mr. C. H., apptd. jtmag., &c., Backergange
Jenidah 8	
hakur Prosac Singh, apptd. hony. mag., Dumraon	636, apptd. to act in the 1st grade of jt. mage.
hekur Lall Beral, apptd. hony, mag., Diragepore 6 6. hompson, Hon'ble A. Rivers, departure on leave	Wade, SurgnMajor J. W., apptd. so have medl.
Part IA 123, companion of the order of the	charge of the Dum-Dum lock-hould.
Indian Empire Fart IA 14	Waddell, Mr. L. A., apptd. surgn. on the Bongal
hompson, Mr. H., apptd. dy. mag., &c., fourth grade, but will officiate as colr. of customs,	estabt. Part IA. Mc, Part IA.
Chittagong 1042, posted to Julpigoree 1070,	Wahidulla, temply, appld, sub-dy, colr., Isrgrade, 16 Wajid Hossein, tempy, sub-dy, colr., Sastamur-
howers 107	hee, powers 704, offg. sub-dy. colr., Buxar 1
hompson, Rev. H. V., apptd. surrogate 80 hompson, Rev. J. M., deceased Part IA 12	The property of the party of th
hompson, LtCol. Ms, furlo Part IA 135,	of police 560, at disposal of India govt. for employment in Assam 560, at disposal of chief
Part IA 16	
hompson, Mr. L.M. L., asst engr., Arrah du.,	trans. Oachar
neowree Roy, apptd. hony, mag., Scoree 679,	
705. 73	supdt. of police, Rungpers 11 Warden, Mr. H. W., exc. engr., posted to state
obin, Mr. H. M., offg. jtmag., &c., Sewan,	railways 905, temply, attached to Bengal secre-
onnerre, Mr. C. E. F., asst. supple. of police.	
Balasore, leave	director of state railways, north-castorn da. and ast. secy. P. W. Dept. (railway) Bongal 1
CONTRACTOR OF THE PROPERTY OF	

The second secon	PAGE.		PAGE.
Waris Ali, anb-dy. colr., posted Gya 560, powers	704	Greenshields, Mr. R. S., Patna 691, 718,	747
Warren, Lt. J. H., Darjeeling volunteer rifle		Handley, Mr. F. F., Gya	586
Watson Mr. C. J. K., passed the deptil stand-	1136	Jadub Chandra Ghosa, Noakholly Jogut Durlhab Bysack, Jessore 586, 631, 666.	586 691
ard exam. in Kaithee Hindustani	891	Khetter Mohun Mookerjee, Hooghly 777,	1172
Webb, Mr. W. T., apptd. also offg. principal Cal-	010	Mahomed Sobhan Hyder, Chittagong	718
Weekes, Mr. A., return from furlo, and appid.	915	Mnthews, Mr. H. P., Gya Middleton, Mr. E. R., Monghyr	824 1172
offg. mag., &c., Furreedpore	958	Mohondro Lall Bose, Thomas, Darjeeling	879
Westmacott, Mr. E. V., apptd. offg. mag., &c., 1st	1114	Moran, Mr. J. D., 24 Pergunnahs 954, 996,	.1039
Westmorland, Major I. P., returned to duty	681	Prasanna Kumar Datta. Noakholly Radha Madhab Basu, Hazaribagh	905
White, Mr. J. C., asst. engr., passed the deptl	001	Radhasyam Singh. Durbhunga 864, 879,	~ 893
examn. 621, passed the P. W. Dopt. exun. 738,	mor.	Rajendro Nath Ghose, Julpigoreo 595, 610,	631
White, Hon'ble J. S., judge, high court,	765	Ramanugrah Naryan Singh, Gya 824, 843, Sheo Nundun Lall Roy, Shahabad 1103, 1130,	7864 1152
furlo, * Part IA	184	Shireore. Mr. C. G. M.	1067
White, I.t. W. H., pro. to exe. engr., 3rd grade 995, leave 1097, return from leave 1148,	4	Syama Charan Mittra, Noakholly 631, 691,	1050
trans. to the Tirhoot state railway	1149		
Whitmore, Mr. J. apptd. offg. jtmag., &c., 1st	1110	NOTIFICATIONS.	
grade, and posted Sarun 591, powers	762	Alipere Reformatory-The Superintendent of the	
Whitwell, Mr. R. R. H., apptd. surga. on the Bengal estabt. Part IA 146, Part IA	147	Alipore Juil is appointed ex-officio Vice-Presi	1115
Wight, Mr. J. K., apptd. offg. dy. conr., 4th	9.94	Assistant Surgeons-Passed-when to declare	1110
grade, in charge Cachar 725, return to duty		their intention of joining Government service	637
Wigram, Mr. A. R., offg. ast. supdt. of police.	1002	Beerbhoom—Honorary Magistrate—Appointment	1167
Sarun, leave	592	of—in Scorce 4679, 705.	787
Wilcox, Mr. F., apptd. dist. supdt. of police,		Bhagulpore Municipality-Reduction and bound-	
Hasaribagh Wilkins, Mr. C. A., apptd. offg. it. mag., &c., 1st	1001	aries of the - Bhunihari and other tenures registers-Confirm-	901.
grade, 24-Pergha 635, at disposal of the hon ble	-	ation of-by the Commissioner 504, 596, 787,	
the chief justice 636, powers 639, apptd. offg.	1 Ta	822,	839
jtmage., &c., 1st grade, 24-Porghs., 1669,	~	Bogra—The court of one of the moonsifs of—to	200
powers 1076, at the displ. of this govt. Part IA 164, powers 1097, trans. Howrah	1159	be held at Nawahgunge, Sonamukhi 912, 949, Buxar Canal—Ratio of toll to be charged in the—	990
Wilkinson, Major A. R., apptd. offg. dy.		Canal Tolls-Revised schedule of-in the Orissa	
comr. of police, Calcutta 867, appeld, to act as	0.00	eirelo	.707
wilkes, Surgn Major E., apptd. in medl.	890	Consus officers—Officers competent to appoint— in Bengal	1157
charge of the sub-dn. and dispy. at Dinapere		Powers of the special-for Cal-	8-1-0
850, in medl. charge of lock-hospl.	899	cutte and the Suburbs	1057
Willcocks, Rev. J. O. F., apptd. chaplain, St.	1042	Central examination committees - List of mem-	1089
Williams, Mr. J. R. K., apptd. hony. mag.,	1042	Certificates of competency as 1st and 2nd class	1000
Furreedpore	840	engineers—Grant of— 568,	596
Wilson, the Hon'ble A., leave Part IA	681, 119	Chiefs of the Tributary Mehals of Orissa-Ex-	
Wilson, Mr. A., apptd. dy. exmr., P. W. accounts,		civil courts 5 619, 640,	680
Assam	904	Ohittagong Hill Tracts and Chittagong-Bound-	
Wilson, Lt. G. F., ast. engr., ht grade, trans. to the Tirheot state railway 1149.		Civil survents on aurlough Statement of	855
Winter, Mr. C. D. C., offg. dist. and sessions		Civil Service of India-Regulations respecting	637
judge. Pubna, leave	907	the examination of candidates for the- to be	
Wood, Dr. J. J., made over charge Chittagong jad 660, apped, supdt. of gacen, Darjeoling	is	held in June 1881 Part IA	179
Circle (\$0, leave 670, return	. 958	Collisions at sea-Regulations for preventing—	1090
Woomesh Chundra Roy, asst. surgn., Alippro,	à .	Commilla Municipality-Bees to be levied by	2000
Wanter Mr C E may be Mary Farman	814	the-for cleaning latrines	901
Worsley, Mr. C. F., mag., &c., Mozusterpore, retd. to duty	1000	Copper coin Legal tender Measures for pre- vontion of from circulating at a discount in	
Wyer, Mr. F., offg. mag., &c., Burdwan, Jeavo S.	59T	British India, Mysore, and Berar Part IA	अर्थ
Wylly, Mr. H. P., dy supply, canal roves, Orisea,		5 , 129,	787
Nower Ma W annel Av act with dry original	841	Debentures—Exemption of—from any stamp duty	161
Youne, Mr. W., apptd. offg. ast. sub-dy. opium agent, Benares agency	849	Department Public Works-Changes in classi-	TOT
ZAKIR HOSSPIN, dy. mag., &c., trans to Sarun		I lication and distribution of the sanctioned scale	- 20
1136, powers d	1145	Section 65, Rule 6	, 599
		of the Civil Procedure Code, medified and made	
TREASURY NOTICES.		applicable to officers of Royal Engineers in	
Abdool Ghuffoor, Hooghly	878	Dimpore-Transfer of than Ranisankail from	824
Abdul Wahab, Dinngepore	686	sub-registration district of -to Beorgunge in-	
Adhar Lal Son, Jessoro 1130, 1152,	1173	(679, 706,	737
Ashmosh Sircar, Gya Bhoobunessur Singh, Durbhungs 586, 631, 666,	691	Dinapore Small Cause Court—Abelition of the—	1530
Bhoyrub Nath Pulit, Pubna	105	Driwing room To be held as Government House	
Blugwan Chunder Sen, Chumparun	586	next winter Part 1A	127
Bunlam Chunder Chatterjee, Hooghly Chunder Kumm Datta, Neakholly	777 813	Durbhunga - Establishment of a rural sub-regis- tey other at Tappore m- 874, 800,	904
Chundi Churn Bose! Hazuribagh	631	ExaminationsPate of the Department Tublic	
Craven, Mr. J. A., Da-jugling 1103, 1180,		Works half-yearly- 587, 1130, 1153,	1173
Dwarka Nath Mockerjee, Tipperah	101	niental-to be in Kanthi character	574
Faulder, Mr. C. J. S. Shahahad 996, 1059,		- Half yearly departmental-of	
Gopal Chunder Son, Burdwan	606	assistant and deputy magiatrates	

	PAGE.		PAGE
Examinations—Half-yearly departmental—of assistant and deputy, magistrates at Bhagulpore—Half-yearly departmental—of	864	Port of Chittagong—Abstract account of the receipt and charges of the in 1870-80 Port Fund—Balasore. Abstract account of	1162
assistant and deputy magistrates at the Presidency	954	receipts and charges of or 1879-80 1904, 1044,	1061
Of mariners in colour 886, 901,	911	count of receipts and charges of for 1879-80	1/0.01
Pinance and Commerce Department - Constitution		Presidency Jail-Drainage of the-	1061
of— Part IA Furlough—Statement showing the allotment of—	157	Privilege leave—Grant of to military officers of the Public Works Department returning from	8 5
Ghats-Landing and bathing-on the banks of	1116	Afghanistan Public Works Department—Revised proportion	1036
the river 909, 948, 988, construction of a bath-	1163	of upper subordinates in each rank of the Corrigendum in	052
Gobt dpore sub-division-Powers of the officer in charge		notification No. 182, dated 1st October 1880 Reserved Forest-Constitution of a-in the	991
Hazaribagh municipality-District Superinten- dent of Police, Hazaribagh, appointed ex-officio		Chittagong Hill Tracts 754, 788, 870, 887, 902,	1097
Commissioner of the- Home, Revenue and Agricultural notification,	1116	Constitution of a in Dar- jueling 611, 687, 838, 678, 674, 700.	721
No. 523, dated the 29th October 1980, can- cels—, so far as it relates to Surgeons J. C		bagh Constitution of a in Huzari-	897
Fullerton and E. Sanders Part 1A	163		(4)
Hooghly and Chinsurah municipality—Establish- ment for cleansing latrines within	1090	bhoom 1072, 1094, Revenue Agents-List of successful enndidates	1121
Hossein Ali, late Deputy Magistrate-Retention		for enrolment as 616, 1005, 1045.	
by-of his title of "Khan Bahadur" 990, 1035 Howrah Engineering College—Appointment of		Sarun-Reconstitution of the Gopalgunge regn. sub-district in \$785, 714	797
members of the Board of Visitors of the— Howrah municipality—Fees to be levied by the—	1161	Savings banks-Revised rules for district and presidency-	151
for cleansing privies and latrines	846	Schedule of ostates under charge of the Admi-	
Arrigation Branch-Transfer of the civil buildings at Arrah, Buxar and Mozufferpore to the of	-	nistrator General of Bengal, Appendices dated the 11th August 1880.	999
the Public Works Department Jessore—Removal of Joint Sub-Registrar's office	862	Scholarships - Mary Carpentor Segowli cantonment Boundaries of the - 1124.	687
from Kalingunge to Barabazar in-	571	1146	1176
Closing of the Salkopa Sub-Registrar's 913, 950,		Singbhoom—Deputy Commissioner of—to be also forest soutlement officer, 1072, 1094	1122
Closing of the Joint Sub-Registrar's		Special sub-registrar-Powers of at head-quarters	920
office at Godkhali in— 1062, 1077. ——Establishment of Joint Sub-Registrars'	1098	Standing medical sheards - Abolition of -at ports of ombarkation Part IA	111
offices in the sub-districts of Jessore, Narail,		Subordinate executive service- For date of orders	4
Khulnah, Jhenidah, Magurab and Bagirhat	1166	sanctioning promotions in the-read 6th Sep-	² 880
Joining time - Rules regarding - Partel A	149	Suburbs of Calcutta - Municipal jurisdiction of the	851
Kishnaghur municipality-Maintenance of an establishment by the Commissioners of-for		Sunderbuns protected forest-Rates for forest produce in the \$32, 854	872
cleansing latrines Fees to be levied by	562	Persons purchas.	
the-	959	ing and removing forest produce from the- to have their boats registered, 832, 854	872
Kurseong-Powers vested in the beach of Honorary Magistrates at-	822	Surgeons on the Bengal establishment-Candidates appointed counting towards pension of	6.
- Railway School-Terms of the-for		the period of their residence at the army medi-	
children of Public Works and Telegraph officers 672, 699,		Tagore law professor—Election of a for the	146
Languages-See " Oriental Languages."	* 1	year communating on the 1st September 1881, 864	879
	900	Table money-Hates of for enterfalment of high functionaries, &c., on board Indian gay to	
Licit salt-Rules regarding possession of- 672, 699.	and a	vessals Transfer of the district of from Dacus	111
Lohardugga-Formation of a registration sub-		. to Chittagong, 727, 756	789
Manbhoom—Bourdaries of Manbazar Union in—	797	Tour-of the Rgovr. 539, 591, 613, 635, 669, 695 Tramway-Sanstion of Rs. 1,07,952 for carrying	749
Midnapore-Commission appointed to ascertain		out unprovements in the port commissioners-	
and determine chowkidari chakran lands in-	Sec. 45 50	698, 729 Travelling allowance—to officers in civil emptoy	757
Transfer of thana Gopebulluvpore	100	for voyages by sea or in river attamers,	
from—to Dant son moonsifies 816, 833, Moyapore Magazine—Revised scale of foes for		Visitation—of the Lord Bishop of Calcutta, 617, 633	184
storage of gunp wdegen the-	564	Travelling allowands Grant of lin two forms for the same day in absence of gove orders the	
Mozufterpere Municipality - Order for maintaining an estal lishment for cleansing latrium cancelled	1090	day shall he helds to be twenty-four course.	9 . 1
Mymeusu gh Aicklee monaillee in to be designated Hosseinian moonaillee 704, 730.		Rate of to be allowed in lieu of the milenger rate	917
Oriental languages - Amended rules for the		as Part 1A	164
enc. uragement of the study of-Part IA Patra Small Cause Court Extension of - 103, 913,	950	24-Pergunnahs-Abolition of the Debipose sub-registry office and formation in its	
I'm ediations and outposts-Revised list of -		place of the sub-district of Bankingrom - Sin han	621
on the Hoogily river should be made 1825,		Establishment of a joint sub-registrar's other at Alipore, 1982, 1977	1098
Proces—The town of—is declared a first class	1171	Trenty-of commerce and navigation between	9.
tounic pality . 673, 699,	720	Viceroy and Governor-General - Instructions for	169
Pert of Calcutta - Sanction of Rs. 5,00,000 for making improvements in the-		Labore, &c. Part IA	2 400
Sanction of Rs. 1,20,00 for		H. E. & Licros at Latiore Part 14	148
making amprovements in the 728, 756,	790	Arrival of the-at the Presidency Part IA	168

					-			
-		Per	7.8	85.5	-611-	And Will (D.C.) of 1000 Medicanian control	PAGE.	
		and Road	Fice-Chairmen and Municipal Commissioners appointed in the district of—	ment ment	Vests in Municipal commis- surves, Chemindie Dispen- saries in the	Act VII (B.C.) of 1873—Medification of rule so under section 4 of— 787, 822,	840	
SECRETARIES TO		and s	Mu	Charles Street	100	Act VII (B.C) of 1878—Rewards to Government officers, &c., under -	5	
AND MEMBERS OF	F	C) P	2 2 1	ortin Disp	PER I	- Substitution for rule II		
APPOINTED IN THE	LM	fee Chairmen tess Committe in the district	ict o	of the	Mun	of— 960, 1005, Certain classes of trees		
		12.04	hair	HELD FILES	in Single	declared to be reserved in Rhoords under-		
		Top-C	Com	apper Charles	Shrin	960, long. Constitution of areas in		
			<u> </u>			the Singbhoom district, reserve forests hader-		
Backersungo	4 .	594	1160	1054	******	1072, 1094, Certain sub-divisions in	1121	
Balasore Bankoora, 593 Beerthoom	0.00	1116	303 615, 1160	751	*****	the Chittagong Hill Tracts to be a reserved	. ,	
Hhugulpore	***	016, 636, 752, 650,	¥****	191141		forest 1075, Act VII (B.C.) of 1880—Enforced in the Southal		
Burdwan	141	n03	783, 919 671	724, 018	783	Pergunnalis 903,913,	950	
Chumparun, 751	***		793, 794	*****	753, 758	Act X of 1870—Amendment of Rule XI of— 563, 596,		
Daces	***	TRO 744 620		070	595	Act XII of 1879—Extension of—to Hazaribagh,		
Darjgeling, 814 Dangapore, 724	200	725, 920, 1110	725, 783, 1116	914	105124	Lohardugga, Manbhoom, Dhaibhoom, Ungool, and Banki Part IA.	165	
Increhnuga, 783 Furreedpore	823	144.00	1137	868	755	Bengal Municipal Act, 1876—Enforced in Bogra		
Gyb	0.00	,671	097, 019, 1043,		018	618, confirms Dacca municipality bye-laws under the-	1003	
Hazaribagh, 908' Hooghly		098, 1055	783, 868 697, 783, 919,			Indian Arms Act—Addenda to supplementary rule 2 of the—XI of 1878 649.679,		
Ilowrah		1116	1115.	814		Modifications of exemptions		
lessore, 908	***		*****	211	1 ******	made in notification No. 518, dated 6th March 1879 Part IA		
Johnstugen	***	562, 430	752, 969 670, 671	724	******	Spears of all kinds excluded		
Innbhoom, 1001 fidmaporo, dis, 818 longhyr	100	1071 502, 503, 630	671, 919	001	750	from the operation of the—in districts exemp- ted by the local Govt. 796, 823,		
fongaliudabad, 751 fongaliudabad, 751	100	850 593	725, 969 671, 919, 1071	751	*****	- Sulphur for agricultural pur-		
dymensingh Konkholly, 561	444	07 1 007	830	868	*****	poses exempted from fees under the Part IA Indian Census Act, 1880—Application of all the	155	
fudden, 1001	•••	1100, 1161	561, 607, 731 783, 515, 630,	*****		sections of-to the territory within the jurisdic-		
atna		1116	809, 988, 919.	915	753	tion of the Licutenant-Governor of Bengal		
	***	607, 1035	671, 868, 891	201, 721		from 13th December 1880, 1188, instructions		
urneah mjahaliyo		895	054, 1137		786 786	under-for the guidance of census officers	0 1 (5.00)	۰
ungpore, 1042 arun, 696, 919		594, 1055 1055	615, 891, 919	058	754	Indian Emigration Act, VII of 1871-Substitu- tions for rules 23, 23A, and 23B of— Part IA,		
Industrial ingbhoom 696 ontinal Pergha, 1071	197	******	761 594, 616	751 670	755	121, 699, 729,	763	
ipperali -Perguunaha.	411	697, 650 885	615, 071, 725,	1	699	Indian Forest Act, 1878—Applicable in the Govt. estate of Kherda 698, 729,	757	
own of Calcutta		******	955, 1160 . 1071		******	under sections 31 and 41 of the, will take	3.30	
						effect in the Soonberbuns 727, 755.	789	
•	MI	SCELLAN	EOUS.		PAGE.	section 75,d) of the-and will apply to the		
et II (B.C.) of I				ra 912		districts of Darjeeling and Julpigoreo 1140,	1163	
949, 991; to C	Cut	wa municip	ality 1071,	1098;		Indian Forest Act—Rule passed under section 41 of the—and will take effect in the Soonderbuns		
1125; to Rivi						726, \$55, 788, Rules under section 75(d) of		
of-					959	the-and will take effect in Darjeeling and Julpigoree	1117	
ot III (B.C.) of I						- Closing of Darjeeling Terni and	2214	
pages 643 to 650	O, d	lated 8th Se	eptember 18	80, for		Julpigoree reserved forests under provisions of the— \$30,988.	1033	
Some Canals of IV (B.C.) o	f 1	865—Exten	ded to the	Terai	798	Indian Forest Act, 1878-Rules passed under	TION	
in Darjeeling					1100	section 75 (d) of the-and will apply to the districts of Darjeeling and Julpigoree 1140,	1163	
Pooreo try (B.C.) of	187	3-Extende	d to Bettie	ılı 341.	1138	Indian Pert Act All of 1875-In accordance with	+200	
to Pooree				***	1138	the-defines the limits of the port of Calcutta 728, 756,	710	
ot IV of 1879 Steam Tramway	У	-		lus7,	1066	Indian Stamp Act, 1879—Exemption from stamp	1.00	
t V of 1861-R	xto	mded to Bu	rdwan		570	duty agreements with railway companies Part 1A 129.	161	1
et V (B.C.) of M Kishnaghur 83.	1,	Sentipore 83	1. Ranagh	at 831.		Indian Stamp Act-Reduction of stamp duty	201	
Jum-Dum Cant	tohi	ment			1090	with which an instrument of gift of shares in a company is chargeable under the— Part IA	111	-
t V (B.C.) of 1: Sarun 662, Ju						- Amendment of Rule XIII and		
excludes desso	ro ;	municipality	from the	opera.		table under Rule V of the— Slave Trade Act, 1873—Any trenty in relation to		-
tion of the sa dugga 870, Dur						the slave trade made after the passing of that		
district of Hoog	hly	815, 920,	1075, rond	8, Le.,	£ ,	Act deemed within the meaning of the Act Part IA		.9"
within Myniqu kholiy munici						Merchant Shipping Act-Amendment Act of		
Mudhuhunce m	uni	cipulity			1003	1862 Ferries declared public—563, 595, 672, \$15, 901	146	
t V (B.C.) of 18					1057	Lands required for public purposes-571, 572,		
Beauleah munic	ipal	lity		100	1162	581, 597, 600, 609, 618, 622, 630, 642, 681, 706, 780, 787, 763, 765, 795, 824, 840, 842, 848, 861.		
et VII (B.C.) a guidance of offic						862, 863, 878, 874, 876, 904, 913, 951, 990, 991,		
Bongal	ж.	- 40	921	, 961,	1007	992, 1085, 1046, 1047, 1048, 1049, 1068, 1064, 1065, 1078, 1100, 1101, 1128, 1126, 1127,	19	
et VII (B.C.) of	118	165—Extend	led to Mua		563		1172	
pore				9 844	003			

Lands required—Cancels order dated 8th Oct ber 1878—818, 432, order lated 19th December 1878—1875, order dated 19th December 1878—1875, order dated 19th December 1878—1875, order dated 19th May 1880—888; order dated 16th April 1870—505; orders dated 17th, 28th, and 3187 Becomber 1879; order dated 17th, 28th, and 3187 Becomber 1879; order dated 19th July 1876—1188 1183; orders published at pages 1248, 1293 and 1276 of the gazette 1140 Mahomedan matriages and diverces—Cranting licence registering—588, 619, 629, 629, 620, 620, 620, 620, 620, 620, 620, 620	1	AGE.		PAGE.
40th September 1879; order dated 19th July 1875—1132; 1163; orders published at pages 1248, 1263 and 1276 of the gazette 1130. Mahomedan marriages and diverces—Granting heenes registering—618, 619, 620, 621, 549, 641, 642, 684, 703, 786, 756, 756, 756, 759, 823, 824, 848, 848, 93, 787, 785, 765, 759, 768, 823 Ledical pupils passed—Native— 887, 1061, 1322, 1322, 1323, 1328,	1879—843; order dated 19th December 1878— 875; order dated 27th May 1880—886; order		Circular No. 32, dated 10th September 1880- Modification of— Erratum in— Circular No. 34, dated 11th September 1880—	876 905
Mahomedan matriages and diverces—Cranting hencere registering—684 (69, 620, 621, 440, 641, 642, 689, 705, 736, 736, 759, 766, 799, 683, 1838, 1948, 1947, 1947, 1958, 1958, 1958, 1948, 1947, 1947, 1958, 1958, 1958, 1958, 1958, 1958, 1958, 1958, 1958, 1958, 1948, 1947, 1947, 1958, 19	4th September 1876-1999; orders dated 17th. 28th, and 31st Lecember 1879; order dated 19th July 1875-1189, 1163; orders published at pages 1248, 1263 and 1276 of the gazetto		Circular No. 5, dated 21st September 1880— Modification of— Circular No. 35, dated 1st October 1880—in supersession of No. 22, dated 2nd June, and	877
Notice to Mariners 617, 638, 674, 728, 736, 799, 815, 838, 800, 946, 947, 988, 957, 1905, 1905, 1975, 1975, 1975, 1975, 1975, 1975, 1975, 1975, 1975, 1975, 1975, 1975, 1975, 1975, 1975, 1975, 1975, 1989, 1989, 1939, 1949, 1959, 194, 965, 914, 954, 965, 914, 954, 965, 914, 954, 965, 914, 954, 965, 1949, 1969, 19	Mahomedan marriages and divorces—Granting licenes registering—598, 619, 620, 621, 640, 641, 642, 680, 705, 736, 763, 765, 795, 796, 823	841	Circular No. 18, dated 4th August 1873 cancelled Circular order for the observation of the close holidays in the subordinate civil courts during	1079
Opium—Quantity of—to be seld 588. G11, 631, 697, 898, 4905, 914, 954, 996, 1059, 1059, 1083, 1057, 131, 1153 1153 1154, 995, 914, 954, 996, 1059, 1059, 1083, 1057, 131, 1153 1154 1155 1157, 898, 29, 151, 898, 29, 151, 151, 151, 151, 151, 151, 151, 15	Notice to Mariners 617, 638, 674, 728, 756, 790, 815, 838, 860, 946, 947, 986, 987, 1006, 1032, 1033, 1043, 1055, 1059, 1072, 1073, 1075, 1076.		Circular No. 40, dated 10th December 1880, regarding the maintenance in all subcrdinate civil and criminal courts of a register of all	
Police force quartered in Perozapore sub-divin. Folios force quartered in Perozapore sub-divin. Folios force quartered in Perozapore sub-divin. Folios. Folios	Opium—Quantity of—to be sold 588, 611, 634, 667, 693, 719, 747, 777, 808, 824, 844, 865, 879, 894, 905, 914, 954, 996, 1039, 1050, 1083, 1067, 1107, 1131, 1153		Criminal sessions for 1881 - Dates of - Directing uniform charge for preparation of copies	
Public servants dismissed and declared incapable of future employment 570, 899, 950, 990, 1035 Bengal Library—Catalogue of books in the—Appendix dated 1st September 1880. Boad cess—The amount of—to be levied in Rajshahye 1099, Morrshedahad Mozaflerpore 752, Chittagong 752, Burdwan 910, Tipperah 910, Manbhoom 786, Sazum 813, Shahahad 832, Chumparum 832, Rungpore 910, 23-Pergunnaha 911, Hazaribagh 861, Auddea 638, Blagalpore 869, Nakholly 869, Dinagepore 869, Dacca 911, Lohardugas 911, Plana 911, Jessore 885, Cuttack 901, Julpigoree 900, Beerbhoom 901, Darjeeling 910, Pooree 910, Backergunge 910, Purneah 920, Monghry 959, Patan 969, Perreceipore 960, Bogra 960, Hooghly 1003, Balasore 1056, Cya 1056, Durbhunga 1056, Bankoora 1056, Mymen-singh 1074, Maldah HIGH COURT NOTICES. Addenda to form No. 173, Schedule IV of the Cavil Procedure Code Amendment of the rules for the admission of Vakeels in the High Court Boat-hireGeneral letter No. 13, dated 30th August 1880, regarding charges on account of—boing received in cash from the public—Circular No. 127, dated 12th December 1884—Canools—Circular No. 127, dated 12th December 1884—Canools—Circular No. 29, dated 12th August 1880—Modification of—Circular No. 30, dated 26th August 1880—Modification of—Circular No. 30, dated 26th August 1880—Modification of—Greular No	Police force quartered in Perozapore sub-divn. 598, 620, 641, 705; Jessore 620, 641, 680, 736,		Mooktears who have not passed in the prescribed examn, prevented from practising in any but	
Recovery from parties to a suit of the cost of transmitting records Mozafferpore 752, Chittagong 752, Burdwan 910, Tipperah 910, Manbhoem 786, Sarun 814, Shahabad 832, Chumparun 832, Rungpore 910, 24-Pergunanhas 911, Hazaribadh 851, Nuddea 858, Blangulpore 869, Dacca 911, Lohardugga 911, Pubna 911, Jessore 869, Dacca 911, Lohardugga 911, Pubna 911, Jessore 885, Cuttack 900, Bogra 900, Hooghly 1003, Balasore 1056, Gya 1056, Durbhunga 1056, Bankoora 1056, Gya 1056, Purhunga 1056, Bankoora 1056, Gya 1056, Purhunga 1056, Bankoora 1056, Gya 1056, Purhunga 1056, Bankoora 1056, Mymensingh 1074, Maldah HIGH COURT NOTICES. Addenda to form No. 173, Schedule IV of the Civil Procedure Code Amendment of the rules for the admission of Vakeels in the High Court. Boat-hire—General letter No. 13, dated 30th August 1880, regarding charges on account of —being received in eash from the public Circular No. 127, dated 12th December 1834—Cannoels—Circular No. 29, dated 29th July 1880—Modification of—Circular No. 29, dated 29th August 1880—Modification of—Circular No. 29, dated 25th August 1880—Modification of—Circular No. 29, dated 12th August 1880—Modification of—Circular No. 29, dated 12th August 1880—Modification of—Circular No. 28, datec 10th September 1880—Modification of—Circular No. 29, dated 12th August 1880—Modification of—Circular No. 29, dated 12th August 1880—Modificati	Public servants dismissed and declared incapable of future employment 570, 869, 950, 990, 1035 Bengal Library—Catalogue of books in the—		Nagri (or Knithi) - Exclusive use of in certain portions of Bhagulpore and Chota Nagpore divn.	775
Rune 10. Tipperah 910. Manbhoom 785. Sarun 815. Shahabad 832. Chumparun 832. Rungpore 910, 24-Pergunahas 911. Hazaribath 851. Nudden 868. Bhagulpore 869. Nonkholly 866. Dinogepore 869. Dacea 911. Lohardugga 911. Pubna 911. Jessaore 88f. Cutteek 900. Julpigoree 900. Beerbhoom 901. Darjeeling 910. Pooree 910. Backergunge 910. Purneah 920. Monghry 959. Patna 959. Furreedpore 900. Bogra 960. Hooghly 1003. Balasore 1056. Gya 1056. Durbhunga 1056, Bankoora 1056. Mymensing 1074. Maldah HIGH COURT NOTICES. Addenda to form No. 173. Schedule IV of the Civil Procedure Code Amendment of the rules for the admission of Vakeels in the High Court Boat-hire-General letter No. 13. dated 30th August 1880, regarding charges on account of —being received in cash from the public Circular No. 127, dated 12th December 1834—Canoels—Circular No. 29, dated 29th July 1880—Modification of—Circular No. 29, dated 25th August 1880—Modification of—Circular No. 30, dated 26th August 1880—Modification of—Circular No. 30, dated 26th August 1880—Modification of—Circular No. 32, dated 10th September 1880—Modification of—September 1880—September 1	Road cess-The amount of-to be levied in Rajshahye 1090, Moorshedabad		Recovery from parties to a suit of the cost of transmitting records Rule for the sale of property under section 287	583
Pooree 910. Backergunge 910, Purneah 920. Monghyr 959, Patna 959, Furneedpore 960, Bogra 950, Hooghly 1003, Balasore 1056, Gya 1056, Durbhunga 1056, Bankoora 1056, Mymen- sungh 1074, Maldah HIGH COURT NOTICES. Addenda to form No. 173, Schedule IV of the Civil Procedure Code Amendment of the rules for the admission of Vakeels in the High Court Bost-hire- General letter No. 13, dated 30th Angust 1880, regarding charges on account of —being received in cash from the public Circular No. 127, dated 12th December 1884— Cancels— Circular No. 28, dated 29th July 1880—Modification of— Circular No. 29, dated 26th August 1880—Modification of— Circular No. 30, dated 26th August 1880—Modification of— Circular No. 32, dated 10th September 1880— Modification of— Circular No. 32, dated 10th September 1880— Modification of— Circular No. 32, dated 10th September 1880— Modification of— Circular No. 32, dated 10th September 1880— Modification of— Circular No. 32, dated 10th September 1880— Modification of— Circular No. 32, dated 10th September 1880— Modification of— Circular No. 32, dated 10th September 1880— Modification of— Circular No. 32, dated 10th September 1880— Modification of — Circular No. 32, dated 10th September 1880— Modification of — Circular No. 32, dated 10th September 1880— Modification of — Circular No. 32, dated 10th September 1880— Modification of — Circular No. 32, dated 10th September 1880— Modification of — Circular No. 32, dated 10th September 1880— Modification of — Circular No. 32, dated 10th September 1880— Modification of — Circular No. 32, dated 10th September 1880— Modification of — Ci	wan 910. Tipperah 910. Manbhoom 786. Sarun 814. Shahabad 832. Chumparun 832. Rungpore 910. 24-Pergunnahs 911. Hazaribagh 851, Audden 868. Bhagulpore 869. Noakholly 869. Dinagepore 869. Dacen 911. Lohardugga 911. Pubna 911. Jessoro 885. Cuttaek 900.		Rule to entitle attorneys of this court to the benefit of the Colonial Attorneys Relief Act Travelling allowance—No member of the sub-judl. service shall be entitled to—upon any transfer	660
HIGH COURT NOTICES. Addends to form No. 173, Schedule IV of the Civil Procedure Code Amendment of the rules for the admission of Vakeels in the High Court Bost-hire—General letter No. 13, dated 30th August 1880, regarding charges on account of—being received in cash from the public Circular No. 127, dated 12th December 1884—Canoels— Circular No. 28, dated 29th July 1880—Modification of— Circular No. 29, dated 25th August 1880—Modification of— Circular No. 30, dated 26th August 1880—Modification of— Circular No. 32, dated 10th September 1880— Modification of— Circular No. 32, dated 10th September 1880— Modification of— Circular No. 32, dated 10th September 1880— Modification of— Circular No. 32, dated 10th September 1880— Modification of— Circular No. 32, dated 10th September 1880— Modification of— Circular No. 32, dated 10th September 1880— Modification of— Circular No. 32, dated 10th September 1880— Modification of— Circular No. 32, dated 10th September 1880— Modification of— Circular No. 32, dated 10th September 1880— Modification of— Circular No. 32, dated 10th September 1880— Modification of— Circular No. 32, dated 10th September 1880— Modification of— Circular No. 32, dated 10th September 1880— Modification of— Circular No. 32, dated 10th September 1880— Modification of— Circular No. 32, dated 10th September 1880— Modification of— Circular No. 32, dated 10th September 1880— Modification of— Circular No. 32, dated 10th September 1880— Modification of — Circular No. 32, dated 10th September 1880— Modification of — Circular No. 32, dated 10th September 1880— Cutward entry of British ships—Applications	Poorce 910, Backergunge 910, Purneah 920, Monghyr 959, Patna 959, Furreedpore 960,			
Addenda to form No. 173, Schedule IV of the Civil Procedure Code Amendment of the rules for the admission of Vakeels in the High Court Bost-hire—General letter No. 13, dated 30th August 1880, regarding charges on account of —being received in each from the public Circular No. 127, dated 12th December 1884— Canoels— Circular No. 28, dated 29th July 1880—Modification of— Circular No. 30, dated 26th August 1880—Modification of— Circular No. 30, dated 26th August 1880—Modification of— Circular No. 32, dated 10th September 1880— Modification of— Circular No. 32, dated 10th September 1880— Modification of— Circular No. 32, dated 10th September 1880— Modification of— Circular No. 32, dated 10th September 1880— Modification of— Circular No. 32, dated 10th September 1880— Modification of September 1880— Circular No. 32, dated 10th September 1880— Modification of September 1880— Circular No. 32, dated 10th September 1880— Modification of September 1880— Circular No. 32, dated 10th September 1880— Circular No. 32, dated 10th September 1880— Circular No. 33, dated 10th September 1880— Circular No. 34, dated 10th September 1880— Circular No. 35, dated 10th September 1880— Circular No. 36, dated 10th September 1880— Circular No. 37, dated 12th August 1880— Circular No. 38, dated 10th September 1880— Circular No. 39, dated 12th August 1880— Circular No. 30, dated 29th July 1880— Circular No. 30, dated 29th July 1880— Circular No. 30, dated 29th July 1880— Circular No. 30, dated 12th August 1880—	1056, Durbhunga 1056, Bankoora 1056, Mymen-	1074	of the Calcutta University 587, 610, 682,	
Civil Procedure Code Amendment of the rules for the admission of Vakeels in the High Court Bost-hire—General letter No. 13, dated 30th August 1880, regarding charges on account of —being received in cash from the public Circular No. 127, dated 12th December 1884— Cancels— Circular No. 28, dated 29th July 1880—Modification of— Circular No. 29, dated 12th August 1880—Modification of— Circular No. 30, dated 26th August 1880—Modification of— Circular No. 30, dated 26th August 1880—Modification of— Circular No. 30, dated 26th August 1880—Modification of— Circular No. 32, dated 10th September 1880— Modification of— Circular No. 32, dated 10th September 1880— Modification of— Circular No. 32, dated 10th September 1880— Modification of September 1880— Circular No. 32, dated 10th September 1880— Modification of September 1880— Circular No. 32, dated 10th September 1880— Modification of September 1880— Circular No. 32, dated 10th September 1880— Modification of September 1880— Circular No. 32, dated 10th September 1880— Circular No. 32,	HIGH COURT NOTICES.		CHETCHE	
Amendment of the rules for the admission of Vakeels in the High Court Bost-hire—General letter No. 13, dated 30th August 1880, regarding charges on account of —being received in cash from the public Circular No. 127, dated 12th December 1884— Cancels— Circular No. 28, dated 29th July 1880—Modification of— Circular No. 29, dated 12th August 1880—Modification of— Circular No. 30, dated 26th August 1880—Modification of— Circular No. 30, dated 26th August 1880—Modification of— Circular No. 32, dated 10th September 1880— Modification of— Circular No. 32, dated 10th September 1880— Modification of— Circular No. 32, dated 10th September 1880— Modification of— Circular No. 32, dated 10th September 1880— Modification of September 1880— Circular No. 32, dated 10th September 1880— Modification of September 1880— Circular No. 32, dated 10th September 1880— Circular No. 32, dated 10th September 1880— Modification of September 1880— Circular No. 32, dated 10th September 1880— Circular No. 36, dated 26th August 1880—Modification of September 1880— Circular No. 38, dated 10th September 1880— Circular No. 39, dated 12th August 1880—Modification of September 1880— Circular No. 30, dated 26th August 1880—Modification of September 1880— Circular No. 30, dated 12th August 1880—Modification of September 1880— Circular No. 30, dated 12th August 1880—Modification of September 1880— Circular No. 30, dated 12th August 1880—Modification of September 1880— Circular No. 30, dated 12th August 1880—Modification of September 1880— Circular No. 30, dated 12th August 1880—Modification of September 1880— Circular No. 30, dated 12th August 1880—Modification of September 1880— Circular No. 30, dated 12th August 1880—Modification of September 1880— Circular No. 30, dated 12th August 1880—Modification of September 1880— Circular No. 30, dated 12th August 1880—Modification of Septe	Addenda to form No. 173, Schedule IV of the	Dr. A		
August 1880, regarding charges on account of —being received in cash from the public 877 Circular No. 127, dated 12th December 1884— 845, 866, 881 896 Cancels— 876 Circular No. 28, dated 29th July 1880—Modification of— 876 Circular No. 29, dated 12th August 1880—Modification of— 876 Circular No. 30, dated 26th August 1880—Modification of— 876 Circular No. 30, dated 26th August 1880—Modification of— 876 Circular No. 32, dated 10th September 1880—Modification of— 876 Circular No. 32, dated 10th September 1880—Modification of— 876 Circular No. 32, dated 10th September 1880—Modification of— 876 Circular No. 32, dated 10th September 1880—Modification of— 876 Circular No. 32, dated 10th September 1880—Modification of— 876 Circular No. 32, dated 10th September 1880—Modification of— 876 Circular No. 32, dated 10th September 1880—Modification of— 876 Circular No. 32, dated 12th August 1880—Modification of— 876 Circular No. 30, dated 26th August 1880—Modification of— 876 Circular No. 30, dated 276 August 1880—Modification of— 876 Circular No. 30, dated 276 August 1880—Modification of— 876 Circular No. 30, dated 276 August 1880—Modification of— 876 Circular No. 30, dated 276 August 1880—Modification of— 876 Circular No. 30, dated 276 August 1880—Modification of— 876 Circular No. 30, dated 276 August 1880—Modification of— 876 Circular No. 30, dated 276 August 1880—Modification of— 876 Circular No. 30, dated 276 August 1880—Modification of— 876 Circular No. 30, dated 276 August 1880—Modification of— 876 Circular No. 30, dated 276 August 1880—Modification of— 876 Circular No. 30, dated 276 August 1880—Modification of— 876 Circular No. 30, dated 276 August 1880—Modification of— 876 Circular No. 30, dated 276 August 1880—Modification of— 876 Circular No. 30, dated 276 August 1880—Modification of— 876 Circular No. 30, dated 276 August 1880—Modification of— 876 Circular No. 30, dated 276 August 1880—Modification of— 876 Circular No. 30, dated 276 August 1880—Modification of— 876 Circular No.	Amendment of the rules for the admission of Vakeuls in the High Court		ceeding to certain ports 827, 846	866
Circular No. 127, dated 12th December 1884— Cancels— Circular No. 28, dated 29th July 1880—Modification of— Circular No. 29, dated 12th August 1880—Modification of— Circular No. 30, dated 26th August 1880—Modification of— Circular No. 30, dated 26th August 1880—Modification of— Circular No. 32, dated 10th September 1880— Modification of Circular No. 32, dated 10th September 1880— Modification of Circular No. 32, dated 10th September 1880— Circular No. 32, dated 10th September 1880— Modification of Circular No. 32, dated 10th September 1880— Modification of Circular No. 32, dated 10th September 1880— Modification of Circular No. 32, dated 10th September 1880— Modification of Circular No. 32, dated 10th September 1880— Modification of Circular No. 32, dated 10th September 1880— Modification of Circular No. 32, dated 12th August 1880—Modification of Circular No. 32, dated 12th August 1880—Modification of Circular No. 30, dated 26th August 1880—Modification of Circular No. 32, dated 12th August 1880—Modification of Circular No. 30, dated 27th August 1880—Modification of Circular No. 30, dated 12th August 1880—Modification of Cir	August 1880, regarding charges on account of	877	Custom-house-Closing of the-on certain dass	998
Circular No. 29, dated 12th August 1880—Modification of— Circular No. 30, dated 26th August 1880—Modification of— Circular No. 30, dated 26th August 1880—Modification of— Circular No. 32, dated 10th September 1880— Modification of — Circular No. 32, dated 10th September 1880— Modification of September 1880— Modification of September 1880— Outward entry of British ships—Applications		775	Customs duties—Exemption of certain articles	896
fication of— Circular No. 30, dated 26th August 1880—Modification of— Circular No. 32, dated 10th September 1880— Modification of S2, dated 10th September 1880— Modificat	tion of—	876	from - Part IA 148 Importation of salt (private property) in bond and	162
fication of— Circular No. 82, dated 10th September 1880— Outward entry of British ships—Applications Medification of	fication of—	876	827, 881, 966, 958, 1040, 1086	
Marking of -	fication of—	876	of soda Part IA	164
	Madification of	876	for-	

To

THE CALCUTTA GAZETTE

FROM JULY TO DECEMBER 1880.

PART II.

MISCELLANEOUS.	PAGE.	INSO	LVENTS.	PAGE
Bengal Civil Fund-Half-yearly general meeting	7	Aga Mahomed Baker	1232, 1256, 1317	
of the— 867			. 959	
Special meeting	I92		. 000	1572
District Road Fund-Annual accounts of Chitta		Amurto Kristo Ghose	1209	
gong, Noakholly, for 1878-79	671	Anderson, G.	MAS.	
Chota Nagpore Division for 1878-79		Anund Mohun Dutt, and	others 1984.	, 2013
Annual accounts of the	798		735, 761, 845	. 1317
Dennishman Division for 1980 80		Ardwise, J.	735, 761,	844
Annual accounts of the	000	Arnold & Co., and others Asiatic Marine Insurance	O.C.	
Rajshahye and Couch Behar Division for			Ошса 958,	1545
1878-79	1328	Badeans Beirah		959
Annual accounts of the		Bhoremull Gondka	1544,	
Burdwan Division for 1878-79	969	Bhola Nath Dass	958,	_
Physical accounts of the		Bhoobun Mohun Banerian	761, 783,	
Blugulpore Division for 1878-79		. 12/2/03/4344 1 : 25	1111 000 000	
Dacca Division for 1878-79		Briant, A. L. Brojonath Pyne	959, 1209, 1231 1579	1543
Annual accounts of the	1111	Brojonath Pyne	1571, 1572, 1587,	1820
Orissa Division for 1878-79	1265	Brojonath Shaw and others	761, 845,	958
Annual accounts of the	2 60 1777	bungseednur Khettry and	another 1542,	
Patna Division for 1878-79	1423		1587,	1984
Hooghly Bridge-Accounts of the-for the half-		Cash, J.	1571, 587,	1927
year ending 30th September 1880	2007	Channon, A. W.	958, 1209, 1231,	1927
Hurruck Chand-Withdrawal of Insolvency		Cheonee Lal Mitter	1927, 1956,	1983
proceedings in the matter of—	783	Cohen, A. A.	736, 761,	
Improvements in the port of Calcutta-Cash and store accounts for making-for the half-year		Cohen, E. S. A.	716, 736,	
ending 30th September 1880	2000	Cohen, M. E.	1956 1918 1546	736
Insolvent Estates-Quarterly statement of-	1560	Couri, D. & J.	1256, 1317, 1545,	1956
Municipal Loan Reserve Fund in account with	1990	Crabbe, H. J.	736, 874, 959, 717, 735,	
Bank of Bengal	954	D'Cruz. E. H.		
Port Commissioners' Office-Debenture loan of	000	Debendro Nath Mullick and	784, 845, 873,	1572
1880 1205, 1231.	1253	DeSaran, E.		
Promissory Notes-Statement of-enfaced for		Dinonath Sett	874, 1232,	845
payment of interest in London 730, 778, 951,		Dover, H.	1984,	1927
1248, 1537, 1584, 1766, 1893,	2009	Doyal Chand Sahooi	958, 1514,	
Revised schedule of charges on goods landed at the jetties	0.4.1	Dwarknnath Ghose	761,	783
Steam-boilers and Prime-movers-Appointment of	9.18	Endes, R. J.	716,	735
Inspectors of—	671	Engloton, F. A.	736,	874
Tramways-Calcutta. Fares of the-	1676	Edwards, W. T. English, C. R.	1545,	1587
Uncovenanted Service Family Fension Fund-	2070	Espino, M. Deb.	1231,	2013
Abstract statement of the 608, 713,	1202	Ferron, J. E.	814, 845, 873,	1927
1		Foggo, D.	1545, 1572, 1587, 672,	1.98 735
POST OFFICE.		Forbes, H. T.	672, 716, 735, 1317.	1984
Inland Money order Remitter of an -may attach		Golam Surbur	1231, 1255, 1256,	1317
a post-card, which will be delivered to the payer	Man	Gopal Chunder Bose	1544,	1983
with the money-order Revised hours of closing of the mails from	785	Gopaul Chunder Doss	4.0.1	736
81st October 1880, 1773, 1898, 1809, 1927, 1957,		Gossain Doss Sapooo		1256
1985.	2013	Heberlet, C. H Herastoliah		1029
"Value Payable"-Reduction of commission	2010	Hoppe, W.	874, 958,	957
charged on realization of the value of parcels,		Horruck Chand Goloopha	1572,	1543 1897
&c., sent under the system	674	Humanuth Moreamden and	1840 1544	2000

	PAGE.			PAGE.
Ives. E. L. 1231, 1256, 1317, 1956,	1983	Mutty Lall Coondoo	716.	735
Jamalbhoy Jairazbhoy 1231, 1232. Judah, S. F. 844, 845, 874,	1255	Newing, G. C.	1873.	1897
Judah, S. E. 844, 845, 874,	957	Nicol, J. D.	1030, 1542,	1983
Joggessur Doss Sapooe		Nobin Chunder Roy	***	1317
Juggessur Roy	1571	Olivier, F. R.	1956.	1983
Kallyanjee Soonderjee and another 761, 784,	815	Orr. J. C.	1543, 1545,	1571
Kerr. G. E. 1898, 1956.		1 mm 2 /013 2 43		
Khetternah Chatterjee	2013	Pancheoury Shaw and another	845, 873,	
Khettoomal Khettry		Peary Mohun Bose and another	1571, 1572,	1587
Kiesteomal Khettry Kiesen Chand Goleecha 1544,		Pereira, H.	1898,	1927
ALCOUR, E. A.		Persun Chand Gollechs	672, 716,	735
Koch. S. 1956, 1984,		Phillips, W. H. L	1874,	1897
Kongler, C. 781,	844	Pinkerton, R.	761, 783,	1548
Lail Rungpaul Singh 845,		Preetheeraj Zorarmull and others	* * *	784
Lall Shaw and others 1543.		Prosum Chand Golevcha	0.00	672
Limjeebhoy Dunjeebhoy 736.	874		POO PES POA	1985
Lucas, G 873. 874,	*	Pyne, R. S.	736, 761, 784,	1587
Macallaster, R. 1545.	1571	Radeliffe, E. C.		874
Mackennie, M	1545	Radcliffe, G. G.	***	874
Mahomed Ameerooddeen, Newab 784,	841	Radha Kissen	716,	735
Mangos, C. D. 672, 1232, 1543,	1571	Rakhal Dass Paramanick		1544
Maniek Chand	736	Ram Doss Paul	9 + 4	1029
Manly, D. M.		Ram Gopal Paul	9 + 9	735
Matabhoy Pestonjee Vassoowalla	2013	Rodrigues, C. A.	1983, 1984.	2013
McLeod, A. W. 672.	754	Ruber Chundra Adhicary	***	875
Meer Hingun 716, 735,	784	Ryan, G.	1898, .	1927
McLeod, A. W. 672. Meer Hingun 716, 735, Mondes, M. A. Michael, J. C. 1544, Mirza Mahomed Ali 1898, 1927, Mitchell, A. B. 1231, 1256, 1317, Modoonoodun Dutt 1544, Mohabeer Ram and others 1255, 1898.	672	Sema Mahomed Gouse	761, 684,	844
Michael, J. C. 1544,	1984	Shelverton, R. G.		1983
Murza Mahomed Ah 1898, 1927,	1956	Smith. T.	- 0 1	1209
. Mitchell, A. B. 1231, 1256, 1317,	1548	Sounder Lall		786
Modoomodun Dutt 1544,	1683	Stephen, A. J	***	845
Monabeer Ram and others 1255, 1898.	1927	Straw, F. T.		1545
mionean Chunder Chunder and another 1041,	1983	Sumbhoonath Doss and another		1544
Moonsirameed Dowlah, Moonsher Mahomed	84.00	Sutherland, H.	672.	716
Hossain Khan 958.	1083	Sutherland, J.		785
Morgan, R., and another 672, 716, 717, 734, 736,	0020	•		
1543,	2013	Templeton, A.	***	1817
Muddun Mohun Dey and others 735, 1542, 1548,	63432.03	Troyluckonath Shaw	874,	958
Manage Changles Barabia and analysis (1983,	2013	Williams II		1000
Mungul Chunder Ruckit and another 958,	10-11	Williams, H.		1898



TO

THE CALCUTTA GAZETTE

FROM JULY TO DECEMBER 1880.

PART III.

ACTS PASSED BY THE LIEUTENANT-GOVERNOR OF BENGAL

A	ct No. VII of 1880—The Public Demands Recovery Act, 1980 ct No. VIII of 1880—An Act to provide against the spreading of certain contagious and infectious	107, 115	5, 128
4	among horses ct No. IX of 1880—The Cess Act	131, 161	191
A	ct No. IX of 1880—The Cess Act	133, 163	, 193
1			
			•
	•		
•			
	et e		
	•		
			•
	•		
	• •		
	·		
		•	
			•
	1000	ga Fr	

TO

THE CALCUTTA GAZETTE

FROM JULY TO DECEMBER 1880.

PART IV.

BILLS INTRODUCED INTO THE COUNCIL OF THE LIEUTENANT-GOVERNOR OF BENGAL.

MISCELLANBOUS.

Rent Law Commission-Special report of the-21st July 1880.

THE CALCUTTA GAZETTE

FROM JULY TO DECEMBER 1880.

PART V.

ACTS PASSED BY THE GOVERNOR-GENERAL OF INDIA IN COUNCIL.

Act No. XIV of 1880-An Act to provide for certain matters in connection with the taking of the census 145, 149,

TO

THE CALCUTTA GAZETTE

FROM JULY TO DECEMBER 1880.

PART VI.

	BILLS INTRODUCED INTO THE COUNC	L OF THE GOVERNOR-GENERAL OF IND	IA.	
	Paor	r and a second	J	PAGE.
	Bill to exempt certain persons and property from municipal taxation	A Bill to consolidate and amend the law relati- to the Courts of Small Causes established	ng	
A	Bill to exempt Parsis from certain provisions	Presidency towns		8
A	of the Administrator-General's Act, 1874 Bill to regulate the importation, possession, and transport of petroleum and other substances of	A Bill to provide for certain matters relating securities of the Government of India 435, 4	to 41,	4-57
A	a like nature 237, 265, 29 Bill to provide for certain matters in connection	A Dill to dende and amend the law relating	to	
	with the taking of the census 893, 415, 45		4 4 6	481
A	Bill to enhance the rate of port dues leviable at	A Bill to define and amend the law relating	to	407



The Calcutta Gazette.

WEDNESDAY, JULY 7, 1880.

CONTENTS.

3	"Page.	· 14	23.3	Page.
PART L-Orders and Notifications by the Lt. Governor		PAR: IL-Advertisements	ir State	003-078
of Heneni, the High Court, Government Treasury, &c.	,	PART III Acts of the Bengal Council	146 444	Nil.
PART IA Driese and Novikeations by the Government		PART IV Bills of the Bengal Council	3.	Nu.
of India	111-113	SUPPLEMENT No. 27	111 101	683-700
to Part 1A is not some	to officers	receiving the Gauette of India.		

PART I.

Orders and Motifications by the Lieut.-Gobernor of Bengal, the Bigh Court, Gobernment Treasury, &c.

ORDERS BY THE LIEUT.-GOVERNOR OF BENGAL.

NOTIFICATION.

The Soth June 1880 .- The following programme of the first portion of His Honor the Lieutenant-Governor's approaching tour is published for general information :-

Jeave	Darjecking				24th .	July.	
2.2	Sara	***			25th	3.2	1
0.0	Rampore Beaules	ah			27th	33	
1)	Bhagulpore				2nd A	August.	100
23	Monghyr	940	6 9 6	0 0 0	4th	19	
23	Durbhunga	0 6 8	0 0 0		7th	11	
94	Mozufferpore	20.			10th	33	
			(4)		E.	B. Hana	. 8.
10					40	Private	

No: 3386A.

CENUAL.—The 26th June 1880.—Mr. C. A. S. Bedford, Officiating Deputy Commissioner, Chittagong Hill Tracts, is allowed furlough for one year under Section VIII, Supplement F of the Civil Leave Code, with effect from the date on which he may avail himself of it.

of the Civil Leave Code, with effect from the date on which he may avail himself of it.

Mr. R. H. Renny, Assistant Commissioner, in charge of the Palamow Division of the Lohardugga district, is appointed to act, until further orders, as Deputy Commissioner of the Chittagong Hill Tracts.

Mr. J. D. Gael, Officiating Joint-Magistrate and Deputy Collecter, Hazareebagh, is transferred to the district of Lohardugga, and is appointed to have charge of the Palamow

Division of that district.

The 28th June 1880.—Kumar Rameshwara Sing, Assistant Magistrate and Gollector, Sarun, is allowed leave for six weeks, under the rules in Chapter VII of the Civil Leave Cede.

H. Pellew, Officiating Commissioner of the Dacca Division, is allowed leave for three months, under the rules in Chapter VII of the Civil Leave Code, with effect from the 19th proximo.

Mr. J. Beames, Officiating Magistrate and Collector of the Hooghly district, is appointed to act as Commissioner of the Dacca Division, during the absence, on leave, of

Mr. F. H. Pellew, or until further orders.

Mr. R. Cornish, Officiating Joint-Magistrate and Deputy Collector, Hooghly, is appointed to act, until further orders, as Magistrate and Collector of that district, vice Mr. J. Beames.

The 29th June 1880. - Mr. G. E. Porter, District and Sessions Judge of the Gya district, is appointed to act temporarily in the First Grade of District and Sessions Judges, with effect from the 22nd instant. vice the Hon'ble C. D. Field.

The Lieutenant-Governor accepts the resignation tendered by the Hon'ble C. D. Field of his seat in the Council of the Lieutenant-Governor of Bengal for making laws and

regulations.

The 30th June 1880. - Baboo Kartic Chunder Roy Chowdry, temporary Sub-Deputy Collector at Bhuddruck, in the district of Balasore, is allowed leave for two months, under the rules in Chapter VII of the Civil Leave Code, with effect from such date, not later than the middle of July next, as he may avail himself of it.

Baboo Radha Madhub Bose, Officiating Deputy Magistrate and Deputy Collector, Hazarcebagh, is allowed leave for two months, under Section 13-2, Supplement F of the

Civil Leave Code, with effect from the date on which he may be relieved.

The 1st July 1880.—Baboo Juggobundhoo Sen, Deputy Magistrate and Deputy Collector, Noakholly, is vested with the powers of a Collector under Act VII (B.C.) of 1868.

Mr. H. B. Beames, Deputy Magistrate and Deputy Collector, in charge of the Lalbagh Division of the district of Moorshedabad, is allowed leave without pay up to the 10th March last, in extension of the leave granted him by Her Majesty's Secretary of State for India.

Baboo Kedar Nath Dutt, Deputy Magistrate and Deputy Collector, in charge of the Narail Division of the district of Jessore, is vested with the powers of a Collector under Act X of 1870 for the purpose of acquiring land required for the Chitra river improvements

The 5th July 1880 -The services of Captain D. C. Hennessy are replaced at the disposal of the Government of India in the Military Department, with effect from the lat July 1880.

The 6th July 1880 .- In modification of the orders of the 14th ultimo, Moonshee Husmut Hossein, Sub-Deputy Collector of the Second Grade, is posted to Saruu, and Syed Warm Alli, Sub-Deputy Collector of the Second Grade, is posted to Gya
Moulvi Ahmed, Deputy Magistrate and Deputy Collector, held temporary charge of
the Aurungabad Division of the district of Gya from the 3rd to the 8th ultimo.

POLICE The 25th June 1880 .- Mr. Samuell Nicholls Walker is appointed to act temporarily, until further orders, as an Assistant Superintendent of Police.

The services of Mr. Walker are placed at the disposal of the Government of India in

the Home, Revenue, and Agriculture Department for employment in Assam.

The 28th June 1880.—Mr. R. F. H. Pughe, Assistant Superintendent of Police, is appointed to act as District Superintendent of Police, Chittagong Hill Tracts, during the absence, on leave, of Mr. C. P. Crouch, or until further orders.

Ecclesiasvical — The 6th July 1880.—The Rev. W. MacCarthy, Senior Chaplain of St. Paul's Cathe ral and the General Hospital and Commissary in Calcutta, is allowed leave for two months, under Section 12, Supplement E of the Civil Leave Code, with effect from the 17th ultimo.

The Rev. H. K. O'Connor, Junior Chaplain of St. Paul's Cathedral and the General Hospital, is appointed to have charge, in addition to his other duties, of the Presidency Jail, during the absence, on leave, of the Rev. W. MacCarthy.

REGISTRATION.—The 23rd June 1880.—Mr. E. F. Ainslie, Officiating Deputy Magistrate and Deputy Collector, is also appointed to be Sudder Sub-Registrar of Beerbhoom, vice Baboo Benude Behary Sirear, Sub-Deputy Collector, with effect from the date on which he took over charge of that office.

The 26th June 1880 .- Moulvi Hadi Ali Khan, Officiating Special Sub-Registrar of the Sarun district, is appointed to act, until further orders, as Special Sub-Registrar of the Gya district.

The Moonsif of Lohardugga is also appointed to be ex-officio Sub-Registrar of that

station.

The 29th June 1880. Baboo Nobin Kristo Sirear, Deputy Magistrate and Deputy Collector, is also appointed to be Sudder Sub-Registrar of Moorshedabad with retrospective effect from the 18th August 1879.

EDUCATION.—The 1st July 1880.—The undermentioned gentlemen are appointed to be members of the District School Committee of Noakholly:—

Mr. T. Lyons, Officiating Civil Medical Officer, vice Moulvi Muneur Ahmed., E. F. Sandys, Land Agent. vice Baboo Chandra Kumar Rai.

William Dutt, M.A., Head Master, Zillah School, Noakholly, vice Baboo . 11 Narayan Chowdry

- Baboo Guru Nath Sein, Pleader, vice Baboo Radha Mohun Guha. Rutnessur Sen, B.L., Pleader, vice Baboo Gour Mohun Basak.

Customs. - The 1st July 1880 - Mr. J. D. Maclean, Collector of Customs, Calcutta. is allowed leave for two months and 28 days, under the rules in Chapter VII of the Civil Leave Code, with effect from the 1st instant.

Mr. J. Scobell Armstrong, Deputy Collector of Customs, Calcutts, is appointed to act as Collector of Customs, Calcutta, during the absence, on leave, of Mr. J. D. Maclean,

or until further orders.

Mr. W. D. Blyth, Officiating Joint-Magistrate and Deputy Collector, 24-Pergunuahs, is appointed to act as Deputy Collector of Customs, Calcutta, during the absence, on doputation, of Mr. J. Scobell Armstrong, or until further orders.

MARINE.—The 2nd July 1880.—Mr. J. Scobell Armstrong, Officiating Gollector of Customs, Calcutta, is also appointed to be ex officio Shipping Master of Calcutta under Act I of 1859. Mr. Armstrong is vested with powers under Section 188 of Act VIII of 1878 to hear appeals from the decisions or orders of the Deputy and Assistant Collectors of Customs, Calcutta.

MRDICAL.—The 25th June 1880.—The undermentioned gentlemen are appointed to be members of the Committee for the management of the Charitable Dispensary at Govindpore, in the district of Manbhoom:

Mr. H. H. Risley, c.s., President.

Baboo Baikunto Narain Singh, Zemindar of Tundi.

Damoodar Chanbe, Mooktear

Kesob Lal Misser, Dewan to the Maharani of Pandra. 12 Mohendro Nath Bauerjea, Sub-Divisional Head Clerk. Rash Behari Lall Singh, Zemindar of Jheria. 23

2.0

Roghoonath Ghose, Mooktear, Soroda Prosad Basu, Inspector of Police 9.9

Thakur Kanchan Lall Singh, Zemindar of Nagarkiari.

Baboo Sita Nath Chatterjea, Sub-Inspector of Schools, Secretary.

The undermentioned gentlemen are appointed to be members of the Committee for the management of the Charitable Dispensary at Dantoon, in the district of Midnapore:—

Baboo Dhan Krishna De, a.L., Pleader, Moonsif's Court.
,, Ram Brahma Chatterjee. Pleader, Moonsif's Court.

Ram Dion Pal, Excise Darogah.

The 26th June 1880 -The undermentioned gentlemen are appointed to be members of the Committee for the management of the Charitable Dispensary at Khoordah, in the district of Poorne:

Mr. W. C. Taylor, Deputy Magistrate and Deputy Collector, on Settlement Duty. ,, E. Wylly, Forest Officer.

Baboo Madhusudan Kantis, Rural Sub-Registrar.

Narian Chunder Naik, temporary Sub-Deputy Collector.

Nityanund Das, Tehsildar.

Raj Kristo Coomar, Supervisor, Public Works Department. Rash Behary Naik, Sub-Deputy Collector.

The let July 1880 .- Assistant Eurgeon Kristo Churn Bose, in charge of the Charitable Dispensary at Begooserai, in the district of Mongbyr, is also appointed to have medical charge of the Begooserai Sub-Division, with effect from the date on which he joined the sub-division.

The 6th July 1980.—Assistant Surgeon Benode Krishna Bose, in charge of the Pilgrim Hospital, Gya, is allowed leave for three months, under the rules in Chapter VII of the Civil Leave Code, with effect from the date on which he may be relieved.

Assistant Surgeon Neemy Churn Cliatterjee, a Supernumerary at the Presidency, is appointed to have medical charge of the Pilgrim Hospital at Gya, during the absence, on

leave, of Assistant Surgeon Benode Krishna Bose, or until further orders.

Supernumerary Assistant Surgeon Behari Lal Pal is appointed to have charge of the dispensary at Julpigoree during the absence, on leave, of Assistant Surgeon Nobin Chunder Ghose, or until further orders.

MUNICIPAL. - The 26th June 1880. - The undermentioned gentlemen are appointed to be Commissioners of the Municipality of Nuddea:-

Baboo Gunga Naram Sanyal.

Punchauun Mukerjee, Second Master, Hindoo School, Nuddea.

Shib Narain Bhattucharjea, Pundit, ditto ditto. 22

Ram Mohun Bhattacharjea. 33

ROAD CESS.—The 1st July 1880.—Mr. M. F. Beamish, Assistant Superintendent of Police, Malda, is appointed to be a member of the Road Cess Committee of that district, wice Baboo Mohendra Nath Hazra, transferred.

Mr. J. Kennedy, Officiating Joint-Magistrate and Deputy Collector, Monghyr, is appointed to be a member of the Road Cess Committee of that district.

The 6th July 1890. -The undermentioned gentlemen are re-appointed to be members of the District Road Cess Committee of Dinagepore: -

Mr. H. G. French, Manager of Wards' Estate.

Baboo Gobindo Prosad Baral, Zemindar. Gopee Benode Dos, Banker's Agent. 031

Kali Mohano Sen, Pleader.

2.1

"Kustaree Chand Doogar, Banker's Agent. Moulvi Mojohur Hossein Chowdhry, Zemindar and Pleader

Mahomed Ali Khan, Baboo Prosanno Koomar Bhuttacharjya, Zemindar. Rai Radha Gobindo Roy Saheb Bahadoor, Zemindar. Baboo Ram Raton Pathak, Pleader.

Tarnk Chandra Bagchee, Pleader and Zemindar.

Teecom Lal Boral, Zemiudar.

The following notifications are republished from the Assam Gazette :-

No. 159 .- The 22nd June 1880 - Privilege leave of absence for three months, under Section 13, Chapter VII of the Civil Leave Code, is granted to Mr. B. G. Geidt, c.s., Assistant Commissioner, Third Grade, Cachar, with effect from the 3rd July 1880, or from the subsequent date on which he may avail himself of the same.

No. 160.—The 23rd June 1880.—Privilege leave of absence for one month, under Section 13, Supplement F of the Civil Leave Code, is granted to Mr. W. C. Fasion, Officiating Assistant Superintendent of Police, Naga Hills, with effect from the 17th June 1880.

No. 161.—The services of Mr. R. F. H. Pughe, Assistant Superintendent of Police, First Grade, are replaced temporarily at the disposal of the Government of Bengal.

No. 162.—The privilege leave of absence granted to Mr. R. B. McCabe, c s., Officiating Assistant Commissioner of the Second Grade, Golaghat, in notification No. 40, dated the 1st June 1880, published in the Assam Gazette of the 5th June 1880, is cancelled at his own request.

> HORACB A. COCKERELL, Secy. to the Govt of Bengal.

- NOTIFICATION.

The 1st July 1880.—In the exercise of the powers conferred on him by section 284, Act V (B.O.) of 1876, the Lieutenant-Governor is pleased, in compliance with the recommendation of the Commissioners of the Municipality of Sewan, in the district of Sarun, made at a meeting, to order that the provision of Part VII of the Act, with the exception of sections 278 to 284, shall be in force in the said Municipality.

COLMAN MACAULAY, Offg. Secy. to the Govt. of Bengal.

NOTIFICATION.

The 2nd July 1880.—In supersession of the notification dated the 18th October 1879, published in the Calcutta Gazette of the 22nd idem, page 1043, and in the exercise of the powers conferred on him by section 2, Act VI (B.C.) of 1878, the Lieutenant-Governor is pleased, on the recommendation of the Commissioners of the Kishnaghur Municipality, in the district of Nuddea, at a meeting, to declare that from the 1st October 1880 the Commissioners of the said Municipality will maintain an establishment for the cleansing of all latrines situated in wards I and II of that Municipality.

COLMAN MACAULAY Offg. Secy. to the Goot. of Benyal.

NOTIFICATION.

The 2nd July 1880.—In the exercise of the powers conferred on him by section 234, Act V (B.C.) of 1876, the Lieuténant-Governor is pleased, on the recommendation of the Commissioners of the Roserah Municipality, in the district of Durbhunga, at a meeting, to order that all the provisions of Part VII of the Act shall be in force in the said Municipality.

COLMAN MACAULAY, Offg. Secy. to the Govt. of Benyal.

NOTIFICATION.

The 5th July 1880.—Under Section 9 of Act VIP (B.C.) of 1865 'an Act for the regulation and supervision of public slaughter-houses), the Lieutenant-Governor is pleased to extend the provisions of the said Act to the Mozufferpore municipality, with effect from the 1st August 1880.

COLMAN MACAULAY,
Offg. Secy. to the Gout. of Bengal.

(First Publication.) NOTIFICATION.

The 24th June 1880—It is hereby notified, under the provisions of Section III, Regulation VI of 1819, that the Lieutenant-Governor has been pleased to declare public the ferry between Oocha, in the Chittagong Division, and Moungdaw, in the Naaf Township, Akyab District, commonly known as the Oocha ferry.

The boundaries of the ferry are as follows :-

North.—The bifurcation of the Oocha Choung, along the eastern branch of that Choung to the ghat and rest-house, and including both. Along the western branch 1,000 feet from the aforesaid point of bifurcation.

South.—A line drawn east and west through the month of the Moungdaw Creek.

South.—A line drawn east and west through the month of the Moungdaw Creek.

East.—The eastern bank of the Nanf estuary from Oocha ghât to the southern bank of the Tatchoung.

West .- The western bank of the Naaf estuary.

A. MACKENZIE, Seey. to the Gort. of Bengal.

[First Publication.]

NOTIFICATION.

The 5th July 1880.—The following amended rule XI, of the rules under section 59 of the Land Acquisition Act, X of 1870, having been sanctioned by the Governor-General of

India in Council, is published for general information :-

XI. On the date on which payment of compensation in any case may become due under section 41 of the Act, the Collector shall tender the amount to such of the persons entitled to receive it as may be present at his office in person, or by agent duly authorized to receive the same, informing them at the same time that in the event of 'their refusal to accept the amount tendered, no claim to interest will be entertained. Should any such person be absent and have no authorized agent at the Collector's Court, the Collector shall serve a notice upon him calling upon him to attend in person or by agent, within one week of his receipt of the notice, to receive the amount due to him, and warning him that on failure to appear within the period above named, no interest whatever will be paid to him. Should such person neglect to appear within the time specified, the Collector shall, on being satisfied of the due service of the notice, hold the amount in deposit until it shall be applied for by the person entitled to it.

A. MACRENZIE, Secy. to the Govt. of Benyal,

[Second Publication.]

· NOTIFICATION.

The 26th June 1880.—The following rules for the grant of certificates of competency as First and Second Class Engineers under the Indian Acts are published for general information.

For a Certificate of Competency as a First Class Engineer.

To be added to Ruic A, published at page 1163 of the Calcutta Gazette of the 29th

Angust 1877-

For Inland Steamers under Act I of 1868.—He must have served for not less than one year in the capacity of a Second Class Engineer with a Second Class Engineer's certificate, or in a higher capacity.

To be added at the end of the rules --

Any one who has passed as a First Class Engineer for home-trade ships will be considered to be qualified as a First Class Engineer for inland steamers.

For a Certificate of Competency as a Second Class Engineer.

To be substituted for Rule A, published at page 428 of the Calcutta Gazette of the 15th

May 1878-

For Home Trade ships under Act I of 1859.—A candidate must be twenty-one years of age. He must have served an apprenticeship to an Engineer of four years in lingland or five years in India, and prove that during the period of his apprenticeship he has been employed on the making and repairing of engines. Or, if he has not served an apprenticeship, he must prove that for not less than three years, if in England, or five if in India, he has been employed as a journeyman or master-hand in some factory or workshop on the making or repairing of engines. In either case, he must also have served two years thereafter as an engineer or engine-driver, one year of the two having been spent at sea on the engineer staff of a sengoing steamer, or he must have served at least five years at sea on the engineer staff of a sengoing steamer.

For Inland Steamers under Act I of 1868.—He must have served an apprenticeship to an Engineer of four years in England, or five years in India, and prove that during the period of his apprenticeship he has been employed on the making and repairing of engines. Or, if he has not served an apprenticeship, he must prove that for not less than five years he has been employed as a journeyman or master-hand in some factory or workshop on the making or repairing of engines. In either case he must also have served two years thereafter as an engine-driver.

To follow Rule H of the rules published at page 1163 of the Calcutta Gazette of 29th

August 1879.

Any one who has passed as a Second Class Engineer for home-trade ships will be considered to be qualified as a Second Class Engineer for inland steamers.

A. MACRENZIE, Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION:

Under Section 25 of the Chota Nagpore Tenures Act, II (B C.) of 1859.

The 19th June 1880.—It is hereby notified that the registers of Bhuinharl and other pergunual Kasmar ... 1 village, Into Busia ... 20 ditt.
Ditto Bossa ... 13 ditto, Ditto Ardhi ... 6 ditto, Ditto Aringi ... 10 ditto, Ditto Koramo ... 8 ditto, Ditto Koramo ... 8 ditto, Ditto Khukra ... 30 ditto, Ditto Khukra ... 30 ditto, Ditto ditto ... 11 ditto the Commissioner of the division under the aforesaid

Act, have been confirmed by the Commissioner of the division on the 19th June 1880.

Act, that the confirmation of the Commissioner of the division notified above having thus been published, the registers shall be conclusive evidence of all matters recorded therein; and from and after this publication of the confirmation of the register relating to any village, no evidence shall be received that any lands in such village not mentioned in such register are of Bhuinhari or Manjhua tenure.

A. MACKENZIE, Secy. to the Govt. of Bengul.

[Second Publication.]

NOTIFICATION.

The 24th June 1880.—It is hereby notified, under Section 19 of the Indian Forest Act (Act VII of 1878), that the tract of land in the Hazareebagh district, which, in notification of 26th May 1879, it was proposed to constitute a reserved forest, shall from the 1st July 1880 be a Reserved Forest under the said Act. The boundary of the said tract is as follows:—

North.—The boundary between the Gya and Hazareebagh districts, from a stream running in a south-west direction to the east of Bisnecteekur to the point where the boundary between pergunnahs Kodermah and Khurruckdiha meets the Gya district boundary.

East .- The boundary between pergunnahs Kodermah and Khurruckdiha, from the above

point to a point about half a mile south of Phootlihi river.

South.—A demarcated line in a direction slightly south of east to the source of the river which rises at Phulwariya, and then that river.

West.—The same river, then a demarcated line, first north, then north-east, then north, and then north-east again to the river near Bianceteckur, and then that river.

A. MACRENZIE, Secy. to the Govi. of Bengal.

[Third Publication.] NOTIFICATION.

The 22nd June 1880.—In continuation of the notifications of the 18th August 1879, 22nd December 1879, and 12th January 1880, published respectively at pages 841, 1259, and 41 of Part I of the Calcutta Gasette of the 20th August 1879, 24th December 1879, and 14th January 1880, the Lieutenaut-Governor sanctions, under the provisions of Section 7 of Act XII of 1875, the following revised scale of fees for the storage of suppowder in the Moyapore Magazine:—

Scale.

							Tru.	A.	F.	
(1)	Delivery order	on	sporting	powder.	per 16		 0	0	B	4
	Ditto,					111	 -		-	

(8) Godown rent on all cases of powder and ammunition at the rate of one pie per 15 per monsem,

A. MACKENNIE, Secy. to the Govt. of Bengal.

NOTIFICATION.

The 4th February 1880.—The Lieutenant-Governor is pleased to publish for general information the following Order in Council, and the Regulations appended thereto, for preventing collisions at sea, which will come into force on the 1st September 1880.

> H. J. REYNOLDS, Secy, to the Govt. of Bengal.

At the Court at Osborne House, Isle of Wight, the 14th day of August 1879.

PRESENT :

THE QUEEN'S MOST EXCELLENT MAJESTY IN COUNCIL.

WHEREAS by "The Merchant Shipping Act Amendment Act, 1862," it was enacted that on and after the first day of June one thousand eight hundred and sixty-three, or such later day as might be fixed for the purpose by Order in Council, the Regulations contained in the table marked C in the schedule to the said Act should come into operation and be of the came force as if they were enacted in the body of the said Act; but that Her Majesty might from time to time, on the joint recommendation of the Admiralty and the Board of Trade, by Order in Council, annul or modify any of the said Regulations, or make new Regulations in addition thereto or in substitution therefor; and that any alterations in, or additions to, such Regulations made in manner aforesaid should be of the same force as the Regulations in the said sobedule :

And whereas by the same Act it was further provided that whenever it should be made to appear to Her Mujesty that the Government of any foreign country was willing that the Regulations for preventing collisions contained in Table C in the schedule to the said Act, or such other Regulations for preventing collisions as are for the time being in force under the said Act, should apply to the ships of such country when beyond the limits of British jurisdiction, Her Majesty might, by Order in Council, direct that such Regulations should apply to the ships of the said foreign country, whether within British jurisdiction or not; and it was further provided by the said Act that whenever an Order in Council had been issued applying any Regulation made by, or in pursuance of, the said Act to the ships of any foreign country, such ships should in all cases arising in any British court, be deemed to be subject to such Regulation, and should, for the purpose of such Regulation, be treated as if they were British ships:

And whereas by an Order in Council made in pursuance of the said recited Act, and dated the ninth day of January one thousand eight hundred and sixty-three, Her Majesty was pleased to direct: - First, that the Regulations contained in the schedule to the said Act should be modified by the substitution for such Regulations of certain Regulations appended

to the said Order;

Secondly, that the said Regulations appended to the said Order should, on and after the first day of June one thousand eight hundred and sixty-three, apply to French ships, whether

within British jurisdiction or not : And whereas by several Orders in Council subsequently made, Her Mujesty was pleased to direct that the Regulations appended to the said Order of the minth of January one thousand eight hundred and sixty-three, should apply to ships of the countries specified in

the said Orders, whether within British jurisdiction or not:

And whereas by Order in Council, dated the thirtieth day of July one thousand eight hundred and sixty-eight, Her Majesty, on the joint recommendation of the Admiralty and the Board of Trade, was pleased to make certain additions to the Regulations appended to the said first-recited Order in Council, for the purpose of explaining Articles 11 and 13 of the said Regulations, and of removing doubt and misapprehension concerning the effect of the said two Articles :

And whereas the Admiralty and the Board of Trade have jointly recommended to Her Majesty that the Regulations contained in the Order in Council dated the ninth day of January one thousand eight hundred and sixty-three, and the additions to the said Regulations contained in the said Order in Council of the thirtieth day of July one thousand eight hundred and sixty-eight, shall be annulled from the first day of September one thousand eight hundred and eighty, and that there shall be substituted for the said Regulations and additions respectively the new Regulations hereinafter set forth:

And whereas it has been made to appear to Her Majesty that the Governments of the several foreign countries mentioned in the second schedule hereto are respectively willing that the Regulations contained in the first schedule hereto shall apply to ships of the said countries respectively, whether within British jurisdiction or not:

Now therefore Her Majesty, by virtue of the powers vested in Her by the said recited Act, and by and with the advice of Her Privy Council, is pleased to direct—

First, that on and after the first day of September one thousand eight hundred and sight the Regulations appended to the said Order in Council of the ninth day of Japonery

eighty, the Regulations appended to the said Order in Council of the ninth day of January one thousand eight hundred and sixty-three, and the additions to the said Regulations contained in the enid Order in Council of the thirtieth day of July one thousand eight hundred and sixty-eight, shall be annulled, and that there shall be substituted for the said Regulations

and additions respectively the new Regulations contained in the first schedule hereto.

Second, that the suid Regulations contained in the said first schedule hereto shall, from and after the first day of September one thousand eight hundred and eighty, apply to ships of the countries mentioned in the said second schedule hereto, whether within British juris. C. L. PREL

diction or not.

FIRST SCHEDULE.

REGULATIONS FOR PREVENTING COLLISIONS AT SEA.

Preliminary.

Aut 1. In the following rules every steam-ship which is under sail and not under steam is to be considered a sailing ship; and every steam-ship which is under steam, whether under sail or not, is to be considered a ship under steam.

Rules Concerning Lights.

- ART. 2. The lights mentioned in the following Articles, numbered 3, 4, 5, 6, 7, 8, 9, 10, and 11, and no others, shall be carried in all weathers, from sunset to suprise.
 - ART. S. A sea-going steam-ship when under way shall carry-
 - (a.) On or in front of the foremast, at a height above the hull of not less than 20 feet, and if the breadth of the ship exceeds 20 feet then at a height above the hull not less than such breadth, a bright white light, so constructed as to show an uniform and unbroken light over an arc of the horizon of 20 points of the compass; so fixed as to throw the light 10 points on each side of the ship, viz. from right ahead to 2 points abast the beam on either side; and of such a character as to be visible on a dark night, with a clear atmosphere, at a distance of at least five miles.
 - (b.) On the starboard side, a green light so constructed as to show an uniform and unbroken light over an arc of the horizon of 10 points of the compass; so fixed as to throw the light from right, ahead to 2 points abaft the beam on the starboard side; and of such a character as to be visible on a dark night, with a clear atmosphere, at a distance of at least two miles.
 - (c.) On the port side, a red light, so constructed as to show an uniform and unbroken light over an arc of the horizon of 10 points of the compass; so fixed as to throw the light from right ahead to 2 points abaft the beam on the port side; and of such a character as to be visible on a dark night, with a clear atmosphere, at a distance of at least two miles.
 - (d.) The said green and red side lights shall be fitted with inboard screens projecting at least three feet forward from the light, so as to prevent these lights from being seen across the bow.
- Ant. 4. A steam-ship, when towing another ship, shall, in addition to her side lights carry two bright white lights in a vertical line one over the other, not less than three feet apart, so as to distinguish her from other steam-ships. Each of these lights shall be of the same construction and character, and shall be carried in the same position, as the white light which other steam-ships are required to carry.
- ART. 5. A ship, whether a steam-ship or a sailing ship, when employed either in laying or in picking up a telegraph cable, or which from any accident is not under command, shall at night carry in the same position as the white light which steam-ships are required to carry, and, if a steam-ship, in place of that light, three red lights in globular lanterns, each not less than 10 inches in diameter, in a vertical line one over the other, not less than three feet apart: and shall by day carry in a vertical line one over the other, not less than three feet apart, in front of, but not lower than, her foremast head, three black balls or shapes, each two feet in diameter.

These shapes and lights are to be taken by approaching ships as signals that the ship using them is not under command, and cannot therefore get out of the way.

The above ships when not making any way through the water, shall not carry the side lights, but when making way shall carry them.

- ART. 6. A sailing ship under way, or being towed, shall carry the same lights as are provided by Article 3 for a steam-ship under way, with the exception of the white light, which she shall never carry.
- ART. 7. Whenever, as in the case of small vessels during bad weather, the green and red side lights cannot be fixed, these lights shall be kept on deck, on their respective sides of the vessel, ready for use: and shall, on the approach of or to other vessels, be exhibited on their respective sides in sufficient time to prevent collision, in such manner as to make them most visible, and so that the green light shall not be seen on the port side, nor the red light on the starbuard side.

To make the use of these portable lights more certain and easy, the lanterns containing them shall cash be painted outside with the colour of the light they respectively contain, and shall be provided with proper screens.

ART. S. A ship, whether a steam-ship or a sailing ship, when at anchor, shall carry, where it can best be seen, but at a height not exceeding 20 feet above the hull, a white light, in a globular lantern of, not less than eight inches in diameter, and so constructed as to above a clear uniform and unbroken light visible all round the herizon, at a distance of at least one mile.

ART. 9. A pilot vessel, when engaged on her station on pilotage duty, shall not carry the lights required for other vessels, but shall carry a white light at the mast-head visible all round the horizon, and shall also exhibit a flare-up light or flare-up lights at short intervals which shall never exceed fifteen minutes.

A pilot vessel, when not engaged on her station on pilotage duty, shall carry lights simi-

lar to those of other ships.

- ART. 10. (a)—Open fishing boats and other open boats when under way shall not be obliged to carry the side lights required for other vessels; but every such boat shall in lieu thereof have ready at hand a lantern with a green glass on the one side and a red glass on the other side; and on the approach of or to other vessels such lantern shall be exhibited in sufficient time to prevent collision, so that the green light shall not be seen on the port side, nor the red light on the starboard side.
 - (b)—A fishing vessel and an open boat when at anchor shall exhibit a bright white light.
 - (c)—A fishing weesel when employed in drift net fishing, shall carry on one of her maste two red lights in a vertical line one over the other, not less than three feet apart.
 - (d)—A trawler at work shall carry on one of her masts two lights in a vertical line one over the other, not less than three feet apart, the upper light red and the lower green, and shall also either carry the side lights required for other vessels, or if the side lights cannot be carried, have ready at hand the coloured lights as provided in Article 7, or a lantern with a red and a green glass as described in paragraph (a) of this Article.
 - (e)—Pishing vessels and open boats shall not be prevented from using a flare-up in addition if they desire to do so.
 - (1)—The lights mentioned in this Article are substituted for those mentioned in the 12th, 13th, and 14th Articles of the Convention between France and England scheduled to the British Sea Fisheries Act, 1868.
 - (g)—All lights required by this Article, except side lights, shall be in globular lanterns so constructed as to show all round the horizon.
- ART. 11. A ship which is being overtaken by another shall show from her stern to such last-mentioned ship a white light or a flare-up light.

Sound Signals for Fog, &c.

ART. 12. A steam-ship shall be provided with a steam whistle, or other efficient steam sound signal, so placed that the sound may not be intercepted by any obstructions, and with an efficient fog-horn to be sounded by bellows or other mechanical means, and also with an efficient bell. A sailing ship shall be provided with a similar fog-horn and bell.

In fog, mist, or falling snow, whether by day or night, the signals described in this Article shall be used as follows, that is to say —

- (a) A steam-ship under way shall make with her steam whistle, or other steam sound signal, at intervals of not more than two minutes, a prolonged blast.
- (b)—A sailing ship under way shall make with her fog-horn, at intervals of not more than two minutes, when on the starboard tack one blast, when on the port tack two blasts in succession, and when with the wind abaft the beam three blasts in succession.
- (c)—A steam-ship and a sailing ship when not under way shall, at intervals of not more than two mirrates, ring the bell.

s Speed of Ships to be moderate in Fog, &c.

ART. 18. Every ship, whether a sailing ship or steam-ship, shall in a fog, mist, or falling snow go at a moderate speed.

Steering and Sailing Rules.

- ART. 14. When two sailing ships are approaching one another, so as to involve risk of collision, one of them shall keep out of the way of the other as follows, viz:—
 - (a)—A ship which is running free shall keep out of the way of a ship which is close-
 - (b)—A ship which is close-hauled on the port tack shall keep out of the way of a ship which is close-banked on the starboard tack.
 - (c) When both are running free with the wind on different sides, the ship which has the wind on the port side shall keep out of the way of the other.
 - (d)—When both are running free with the wind on the same side, the ship which is to windward shall keep out of the way of the ship which is to leeward.
 - (e)-A ship which has the wind all shall keep out of the way of the other ship.

Azr. 15. If two ships under steam are meeting end on, or nearly end on, so as to involve risk of collision, each shall alter her course to starboard, so that each may puss on the port side of the other.

This Article only applies to cases where ships are meeting end on, or nearly end on, in such a manner as to involve risk of collision, and does not apply to two ships which must, if both keep on their respective courses, pass clear of each other.

The only cases to which it does apply are, when each of the two ships is end on, or nearly end on to the other, in other words, to cases in which by day each ship sees the mast of the other in a line, or nearly in a line, with her own; and by night, to cases in which each ship is in such a position as to see both the side lights of the other.

It does not apply by day to cases in which a ship sees another ahead crossing her own course; or by night, to cases where the red light of one ship is opposed to the red light of the other, or where the green light of one ship is opposed to the green light of the other, or where a red light without a green light, or a green light without a red light is seen shead, or where both green and red lights are seen anywhere but ahead.

Asr. 16. If two ships under steam are crossing so as to involve risk of collision, the ship which has the other on her own starboard side shall keep out of the way of the other.

Agr. 17. If two ships, one of which is a sailing ship and the other a steam-ship, are proceeding in such directions as to involve risk of collision, the steam-ship shall keep out of the way of the sailing ship.

ART. 18. Every steam-ship when approaching another ship, so as to involve risk of collision, shall slacken her speed, or stop and reverse if necessary.

ART. 19. In taking any course authorized or required by these Regulations a steam-ship under way may indicate that course to any other ship which she has in sight by the following signals on her steam whistle, viz:—

One short blast to mean—"I am directing my course to starboard."
Two short blasts to mean—"I am directing my course to port."
Three short blasts to mean—"I am going full speed astern."

The use of these signals is optional; but if they are used, the course of the ship must be in accordance with the signal made.

ART. 20. Notwithstanding anything contained in any preceding Article every ship, whether a sailing ship or steam-ship, overtaking any other, shall keep out of the way of the overtaken ship.

Ant. 21. In narrow channels every steam-ship shall, when it is safe and practicable, keep to that side of the fair way or midchannel which lies on the starboard side of such ship.

ART. 22. Where by the above rules one of two ships is to keep out of the way the other shall keep her course.

ART. 23. In obeying and construing these rules due regard shall be had to all dangers of navigation, and to any special circumstances which may render a departure from the above rules necessary in order to avoid immediate danger.

No Ship under any circumstances to neglect proper precautions.

ART. 24. Nothing in these rules shall exonerate any ship, or the owner, or master, or crew thereof, from the consequences of any neglect to carry lights or signals, or of any neglect to keep a proper look-out, or of the neglect of any precaution which may be required by the ordinary practice of seamen, or by the special circumstances of the case.

Reservation of Rules for Harbours and Inland Navigation.

ART. 25. Nothing in these rules shall interfere with the operation of a special rule duly made by local authority relative to the navigation of any harbour, river, or inland navigation.

Special Lights for Squadrons and Convoys.

ART. 26. Nothing in these rules shall interfere with the operation of any special rules made by the Government of any nation with respect to additional atation and signal lights for two or more ships of war, or for ships sailing under convoy.

SECOND SCHEDULE.

Austria-Hungary Belgium. Chili. Denmark. France. Germany. Greace. Italy.
Netherlands.
Norway.
Portugal.
Russia.
Spain.
Sweden.
United States.

JUDICIAL DEPARTMENT.

No. 3837A.

The 25th June 1880.—The Lieutenaut-Governor accepts the resignation tendered by Mr. H. Ramsey of his appointment as Honorary Magistrate of the Kurseong Bench, in the district of Darjeeling.

Mr. E. McL Smith, temporary Deputy Magistrate and Deputy Collector at Jamtara, in the Sonthal Perguunaha district, is vested with the powers of a Magistrate of the First Class.

The 28th June 1880.—Mr. J. D. Savi, Sub-Deputy Opium Agent, is appointed to be an Honorary Magistrate for the Chuprah Bench of Magistrates in the district of Sarun, and is vested with the powers of a Magistrate of the Third Class.

The Lieutenant-Governor accepts the resignation tendered by Mr. E. S. Brown and Moulvi Mahomed Hafiz of their appointments as Honorary Magistrates in the district of Backergunge.

The 29th June 1880.—Hafiz Abdul Kurreem, First Subordinate Judge of Bhagulpore, is allowed leave for four mouths, under Section 4, Supplement F of the Civil Leave Code, with effect from the 1st July next, or from such subsequent date as he may avail himself of it.

Baboo Bolse Chand, Second Subordinate Judge of Bhagulpore, on leave, is appointed to act as First Subordinate Judge of that district, during the absence, on leave, of Hafiz Abdul Kurreem, or until further orders.

The 1st July 1880.—Baboo Devendro Chunder Mookerjee, Moonsif of Ishurgunge, in the district of Mymensingh, is appointed to be a Moonsif in Chota Nagpore, vice Baboo Ramdyal Ghose, deceased. Baboo Devendro Chunder Mookerjee will be ordinarily stationed at Lohardugga.

The 2nd July 1880.—Mr. T. M. L. Thompson, Assistant Engineer, Arrah Division, is vested with the powers of a Magistrate of the Third Class for the trial of offences under Act V (B.C.) of 1864 and Act III (B.C.) of 1876.

Baboo Jogendro Nath Deb, LL., is appointed to act as a Moonsif in the district of Midnapore during the absence, on deputation, of Baboo Raj Chunder Sandyal, or until further orders. Baboo Jogendro Nath Deb will be ordinarily stationed at Tumlook.

The 6th July 1880.—Baboo Komul Narain Chuckerbutty, temporary Sub-Deputy Collector, Scrampore, in Hooghly, is vested with the powers of a Magistrate of the Third Class.

HORACE A. COCKERELL, Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 30th June 1880.—Under the provisions of section 5 of the Indian Registration Act. III of 1877, the Lieutenant-Governor sanctions the abolition of the present Debipur Sub-Registry Office, and the formation in its place of the sub-district of Bankipore, with head-quarters at Bankipore, and jurisdiction conterminous with thans Bankipore, in the sub-division of Diamond Harbour, in the district of the 24-Pergunnahs. Than Debipur, which was comprised in the sub-district of Debipur, will be transferred to the sub-district of Diamond Harbour. The changes will take effect on and from the 1st August 1880.

HORACE A. COCKERELL, Secy. to the Govt. of Bengal.

(First Publication.)

NOTIFICATION.

The 2nd July 1880.—Raboo Shamapudo Chowdhry, Deputy Magistrate and Deputy Collector, Midnapore, is appointed, vice Baboo Kali Prosonno Roy Chowdhry, deceased, to be a member of the Commission appointed under the orders of the 23rd June 1879, published in the Calcutta Gazette of the 25th idem, to ascertain and determine the chowkidaree chakran lands and other lands assigned before the passing of Act VI (B.C.) of 1870 (for the appointment, dismissal, and maintenance of village Chowkeydars), for the maintenance of officers to keep watch in the villages included within the thanas of Midnapore and Salboni in the Midnapore district.

Horace A. Cockerell, Secy. to the Govt. of Bengel.

[Second Publication.] NOTIFICATION:

The 26th June 1880.—In modification of the notification dated the 23rd June 1879, and published at page 599 of the Calcutta Gazette of the 25th idem, it is hereby notified that, under the provisions of Section 58, Act VI (B.C.) of 1870 (for the appointment, dismissal, and maintenance of village chowkeedars), the Lieutenant-Governor has appointed the Sub-divisional officer of Ghattal and Baboo Denonath Ghose, Officiating Deputy Magistrate and Deputy Collector, Midnapore, to form a commission to ascertain and determine the Chowkeedaree Chakran lands and other lands which were assigned before the passing of that Act for the maintaneous of officer to keep watch in the villages included passing of that Act for the maintenance of officers to keep watch in the villages included within the thanaka of Chandrakona and Ghattal in the Midnapore district.

HORACE A. COCKERRLL, Secy. to the Govt. of Bengal.

[Third Publication.] NOTIFICATION.

The 14th June 1880.—It is hereby notified that Moulvie Naimuddin, late Mahomedan Registrar of Serajgunge, in the district of Pubna, who has been sentenced to eighteen months' rigorous imprisonment and to pay a fine of Ra. (300) three hundred, or, in default, to six months' further imprisonment, on conviction of extortion, is declared incapable of serving Government again in any capacity. The following descriptive roll of the prisoner is published for general information:

Descriptive Roll of a Prisoner in the Jail at Pubna.

1	3	3	6	В	1 6	7	8	9	10		11		18
per	9.6	1			1						Винтинса.		District
Register numbs of practier.	Class of prison	Kame.	Height, de- acription and other distin- guicking marks.	Age.	Son.	Rela- sion, onate, and race,	Residence.	Crime with Section of Penal Code.	Occupa- tion pro- to in pri- conment	Date.	Nature.	Period.	in which, and authority by whom sentenced.
6775	1	Naim- uddin.	Height 5 feet 2 inches; black complexion; a large ulcor mark on the side of the right arm just below the cl-bow.	43	Male.	Maho-medan.	Brorej, Police statum Tan- gal, sillah Mymometras	Extertion, section 384, In- dian Pe- mal Code.	Govern- ment corvice.	18th Juno 1879.	Eisorona impri- somment and fine Ea. 300, or in default a further pe- ried of rinor- ous imprison- ment for 6 months.	Y. M. D. 1 6 0	Joint Ma pistrate of Seraj mange.

HORACE A. COCKREEL, Secy. to the Govt. of Bengal.

[Third Publication.] NOTIFICATION.

The 15th June 1880 .- It is hereby notified that the Lieutenant-Governor directs the extension of the provisions of Section 84, Act V of 1861, to the bazar at Assensole, with its four adjacent mohuffahs, viz., the old Station, Sahebtolah, Budherdanga, and Beldanga, in the sub-division of Baneugange, in the district of Burdwan, bounded respectively as follows:

Assensole Bazar .- On the north by the Grand Trunk Road; on the south by the village of Assensole; on the east by a tank called Talpokur and some sali lands known as Piroobad; and on the west by the East Indian Railway Guards' Bungalow compound and the Protestant church.

The Old Station.—On the north by the Coal Depôts of Mesers. Apear & Co. and Srikrushna Dun; on the south by the Grand Trunk Road; on the east by a tank, the property of the East Indian Railway Company, and the road to the Railway Station; and on the west

of the East Indian Railway Company, and the road to the Railway Station; and on the west by the East Indian Railway Company's premises.

Sakettolah.—On the north by the rail-road; on the south by the Grand Trunk Road and the danga lands known as Budhor Nagar Bagan; on the east by a tank, the property of Narani Roy, and the road leading to it; and on the west by a tank called Kolband, the Roman Carholic compound, and the European Cemetery.

Budherdanga.—On the north by the Railway Hospital compound and the bazar tank, the property of the Fast Indian Railway Company; on the south by the village of Budha; on the east by the village of Assensole; and on the west by the road to Budha.

Beldanga and Railpur.—On the north by a khal called Garnijor; on the south by the rail-road; on the east by the road to Dhadka; and on the west by a drain carrying off the water of the Rolbund tank.

HORACE A. COCKERBLL, ' Secy. to the Gent. of Bengal.

[Third Publication.] NOTIFICATION.

The 21st June 1880.—Under the provisions of Section 5 of the Indian Registration Act 11I of 1877, the Lieutenaut-Governor sanctions the removal of the head-quarters of the office of the Joint Sub-Registrar of Kaliyaganj, in the district of Jessore, from Kaliyaganj to Barabazar. The change will take effect from the 1st July 1880.

HORACE A. COCKERELL, Secy. to the Goot. of Bengal.

PUBLIC WORKS DEPARTMENT,-BENGAL.

ESTABLISHMENT.

The 1st July 1880.

No. 120.—Promotion.—Mr. C. Taylor, Assistant Engineer, First Grade, and Assistant to Chief Engineer and Joint-Secretary, Irrigation Branch, is promoted to Executive Engineer, Fourth Grade (temporary rank), with effect from the 19th June 1880.

CIVIL BUILDINGS.

The 3rd July 1880.

No. 121.—Declaration under Section 6 of Act X of 1870.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for a Moonsift's Court-house and Record-room at Madaripur, in the village of Lakhigunge, pergunnahs Rajnagur, Joarchar, Mugaria, zillah Furreedpore, it is hereby declared that, for the above purpose, a piece of land, measuring more or less 2 beeghas 8 cottahs 12 chittacks of standard measurement, bounded on the north by the river Kumar; south by the lodging of Chandra Kumar Bandopahdya, Picader, Moonsif's Court, the municipal tank, and Kailash Chandra Das, Pleader's lodging; east by the mosque of Laskar Hazi and lodging of Baharali peon; west by the Moonsif's lodging, is required within the aforesaid village of Lakhigunge.

This declaration is made, under the provisions of section 6 of Act X of 1870, to all

whom it may concern.

ESTABLISHMENT.

The 6th July 1880.

No. 122. -Notification. -The following notification of the Government of India in the Public Works Department, is republished for general information:—

"No. 213, dated 20th June 1880.—With reference to Public Works notification No. 152, dated the 11th May 1880, Mr. A. Joyce, Assistant Engineer, Second Grade, is transferred from the North-Western Provinces and Oudh to Bangal, instead of Mr. A. H. Mason, as notified therein."

T. H. WICKES,

Asst. Secy to the Govt. of Bengal, P. W. Dept.

IRRIGATION.

NOTIFICATION. - ESTABLISHMENT.

The 30th June 1880.

No. 89.—Leare.—Mr. M. J. J. P. Norman, Assistant Engineer, First Grade, Mahanuddy Division, is granted leave on private affairs for six months, under Supplement F, Section 6, of the Civil Leave Code.

IRRIGATION.

The 5th July 1880.

No. 90.—Declaration.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, vis. for extra land taken for distributary channel No. 6 of the Midnapore High Level Canal in the villages of Kontai, pergunnah Shahapore, and Novabasan, Paddampore, Assaupore, Robeopore, Chuck Shahapore, Chuck Momeem, Autoliah, Brabhonsason, Chuck Skesa, Horechurpore, and Bhowanipore, pergunnah Kedarkundoo, atlah Midnapore, it is hereby declared that, for the above purpose, a strip of land 4 miles in length and 32 feet average width, measuring more or less 48 beeghas 16 cottals 2 chittacks of standard measurement, is required within the aforesaid villages of Kontai, Novabasan, Paddampore, Assanpore, Robeopore, Chuck Shahapore, Chuck Momeem, Antoliah, Brabhonsason, Chuck Sursa, Horechurpore, and Bhowanipore.

This declaration is made, under the provisions of Section 6 of Act X of 1876, to all

whom it may concern.

IRRIGATION-ESTABLISHMENT.

The 6th July 1880.

No. 91 .- Notification .- Mr. S. C. Roberts, Deputy Revenue Superintendent, Second Grade, Orissa Canals, in charge of No. 1 Division, is granted subsidiary leave for 12 days instead of 10 days as notified in the orders marginally No. 77, dated 11th June 1880. noted.

IRRIGATION.

The 6th July 1880.

No. 92.—Declaration.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpore, viz. for an inspection bungalow on side of Roghoonathpore-road, it is hereby declared that, for the above purpose, a piece of land measuring about 306 feet in length by 66 to 181 feet in width, and containing 3 roods and 37 poles of land more or less, bounded on the north-east by garden and cultivated land of Ram Sahai Sing; south by the cultivated land of Salig Ahir and Sookharry Ahir; and west by the cuttings of the Sarya-road, is required in mouzah Roghoonsthpore, pergunnah Shojepore, zillah Shahabad.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all

whom it may concern.

No. 98 .- Declaration .- Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for a bungalow in mouzah Baroher in the 11th mile of the Koilwar Distributary, it is hereby declared that, for the above purpose, a piece of land measuring 200 feet in length by 140 feet in breadth, and containing an area of 2 roods and 23 poles of land more or less, bounded on the north by garden of Joygobind Patak; east by Koilwar-road; south by culturable land of Kally Nath Missir; and west by the Government land relating to Koilwar Distributary, is required in mouzah Barohee, pergunnah Nonan, zillah Shahabad

This declaration is made, under the provisions of section 6 of Act X of 1870, to all

whom it may concern.

No. 94. - Declaration. - Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, vis. for a bungalow site in mouzah Hurpore Chandi, on the Kurmurhy Distributary, it is hereby declared that, for the above purpose, a plot of land measuring about 414 feet in length by 200 feet in breadth, and containing an area of 1 acre 2 roods and 23 poles of land more or less, bounded on the east by garden of Tupsee Roy; west by the Government land relating to Kurmurhy Distributary; south by the cultivated land of Ram Tohal Roy; and north by the cultivated land of Barai Roy and garden of Nowrutton Roy, is required in mouzah Hurpore Chandi, perguunah Peeroo, district Shahabad.

This declaration is made, under the provision of Section 6 of Act X of 1870, to all

rhom it may concern.

C. TAYLOR, Offg. Asst. Secy., for Joint-Secy. to the Govt. of Bengal, P. W. Dept., Irrigation Branch.

Dated the 14th June 1880.

No. 80 .- Notification .- With reference to notification No. 79, dated the 14th June 1880, it is hereby notified, under Section 6 of the Canals Act of 1864, that it is intended to levy tolls at the following rates and at the undermentioned places on the Buxar Canal :-

Schedule of Rates of Toll to be charged in the Buwar Canal.

DINCRIPZION.	BETERING FROM THE NORTH.												BRIRRING PROM THE SOUTH,									
	Teri lo at B	ak		Rani at Bu			Bileno Joel No.:		Ne	okh	a.	Bec	ladi.		Nok	ha.		Bikr la No	clt		Raily	
	Rn.	A-1	p.	Ra.	A. 3	. [Ma, a	. P.	Re	l. A	. P.	Ma	A- I	P. J	Bia.	Α.	2.	, Ro.	Α.	P.	No.	A. 1
Cancle (capty) per 160 maunds	0	1	6	0	6 (8	0 (6	0	- 8	0	- 6	8	0	0	6	6	0	4	6	D	1
bricks, or coul only	- 6	1	6		6 (5	0 (8 - 8	0	6	0	0	8	0	0	6	6	0	6	6	6	3
articles are temboos in floats, per 150 in temboos in floats, per 1,600	0	8111	00400	0			0 1	0 0 0	0	10	000	0 0	10 2	000	0	13 2	0 0 0	0		000	0	8.
initals and poles to floats, per 100 tenter in rails, per tunber	0	2	6	0	3 1	0	0 1	0	9	3	0	0	5	0	0	3	0	0	2	0	0	1

C. TAYLOR, Offg. Asal. Secy., for Joint .- Secy. to the Govt. of Bengal, P. W. Dept., Irrigation Branch.

[Fifth Publication.] IRRIGATION.

Dated 7th June 1880.

DRAFT RULES PROPOSED UNDER ACT III (B.C.) OF 1876.

No. 76. Notification.—In exercise of the powers conferred on him by Section 99 of Act III (B.C.) of 1876, the Hon'ble the Lieutenant-Governor is pleased to direct the publication of the following rules for the Orissa Canals.

H. C. LEVINGE,

Jt.-Secy. to the Gort. of Bengal, . P. W. Dept., Irrigation Branch.

RULES UNDER ACT III (B.C.) OF 1876.

PART I.

Of Supply.

Rule 1 .- Canal water will be supplied on written applications at the rates and on the conditions to be hereafter stated. (Section 74, Act III of

Rule 2.—All applications must be made in forms which may be obtained free of cost at the Canal Revenue Offices. (Appendices A and B)

Rule 3.—Applications for water will be re-

ceived by the Deputy Revenue Superintendents or their duly authorized subordinates at the various circle and branch circle offices.

Rule 4.—Any Deputy Superintendent may refuse an application if he thinks it would not be to the interest of Government to comply with it. This discretion will be vested in the Deputy Superintendents only. Other canal revenue officers authorized to receive applications must refer for orders all doubtful cases to the Deputy Superin-

PART II.

tendent in charge of their respective circles.

Rates and Conditions of Supply.

Rule 5 .- The rates chargeable per acre for the different descriptions of crops have been fixed up to the and of November 1882, and are as

follow:—							
Crop-	F	low.			Lift.		
First Rice. For the whôle irrigable and rice cultivated area of any village if applied	Re.	A.	P.	Rą.	'A.	P.	
for up to expira- tion of sanctioned rates For any fractional area of any village	1	8,			0		
or for other term	3	0	0	2	0	0	
Second Rice. For dry-weather or rubbee grope for dalwa rice For cotton, tobacco, haldi, ginger, wheat, vegetables, indigo, and all		2	9	1	0	0	
For linewood, oilseed,	2	0	0	1	8	0	
dal, and all pulses	1	0	0	0	10	0	
Third Rice.	6		0	4	0	0	
For filling tanks Re	frex	TO	,000	outi	0 16	et.	

Rule 6.- Applications for water for the irrigation of rice crops at Rs. 1-8 per acre "flow" and Re. 1 "lift" must be signed by all the cultivators holding rice culturable and irrigable lands in the villages mentioned in the applications, and the names of the villages adjoining that in respect of which the application is made must be specified at the back of the applications.

Rule 7. - Applications for water at Rs. 3 "flow" and Rs. 2 "lift" irrigation must be signed by all those cultivating in the specific portion of the villages applied for. At the back of such applications should be entered the names and boundaries of the chaks or plots for which

water is required.

Rule 8.—The provisions of Rule 7 will apply to all applications for water for sugarcane and dry-weather crops

Rule 9. - Applications under Rules 6, 7, and 9 will not be deemed complete until all the signatures of intending irrigators have been obtained, and water may be refused by the Deputy Superintendent until all the signatures shall have been obtained. Those who cannot write must affix their marks.

Rule 10 .- All applicants should have distinctly explained to them the terms of the agreement at the head of their applications. The assessments made will be on the areas actually irrigable or irrigated and cultivated by applicants, and not on the areas as stated by them.

Rule 11.—Separate applications must be given in respect of each description of crop mentioned in the statement attached to Rule 5.

Rule 12.—The Deputy Superintendent may refuse to comply with the application of any village from the cultivators of which any arrears of water-rates are .due, until such time as the arrears are paid.

PART III.

Of the Procedure for the Disposal of Applications for Water.

Rule 13.-On receipt of an application for water it should be dated and initialled by the receiving officer and entered in the register of applications (Register No. I). The officer receiving ing it, or his duly authorized subordinate, will then proceed to ascertain by local enquiry and the aid of survey maps, or by actual measurement, the following particulars regarding the lands mentioned in the applications:

 Whether canal supply can be given.
 Whether the particulars as to areas and boundaries as given in the application are correct.

(3) Whether, with reference to the situation of the lands and areas applied for, is to the interest of Government to comply with the application.

Rule 14.—After ascertaining by survey maps or actual measurement, and recording on the application the areas being or to be irrigated, the enquiring officer shall prepare a permit to supply water in the form prescribed in Appendix C for despatch to the supplying officer. A copy of the permit may, if wished, be made over to the applicants.

Rute 15 .- Should the enquiring officer be of opinion that the areas applied for cannot be irrigated, or that the application should not for other reasons be sanctioned, he will submit his report with all the papers of the case for the orders of the Deputy Superintendent.

Rule 16—It shall be at the discretion of the

Deputy Superintendent to grant supply of water to any village or villages for which applications for water may have been received without waiting for the completion of any local enquiry or measurement.

Rub 17 .- The manner in which any application may be finally disposed of should be briefly stated in the column of remarks in Register No. I.

Rule 18.—When an application for water has been finally disposed of, either by an order to supply water or otherwise, it should be forwarded to the head office, where it will be registered in detail in the register of leases (Register No II .

PART IV.

Of Water Distribution to Applicants.

Rule 19 .- Village channels have been constructed and are maintained by Government for the purpose of leading water to some convenient point or points within the boundaries of certain villages; and wherever such channels exist, canal water shall if possible, be supplied from them to all applicants by the Superintending Engineer, his Executive Engineers, and their subordinates.

Rule 20.-Where no village channels exist from which supply can be given, applicants shall be directed to construct such village channels as may be required to irrigate their areas, and supply may-be withheld until proper channels are

made.

Rule 21.—Canal officers shall give assistance to applicants in laying out and aligning village channels, and every effort must be made to induce villagers to construct their own channels.

Rule 22.—The complete control and custody of all irrigation sluices shall rest in the Superintending Engineer and the Executive Engineers subordinate to him; but it shall be competent to either of these officers, by an order in writing, to transfer the control and custody of any sluice to any person deemed fit to take charge thereof.
Rule 23.—All questions as to priority of right

to take water, and all disputes regarding the quantity and regulation of supply, shall be determined by the Executive Engineer. It shall further be competent to this officer, at his discredetermined by the Executive Engineer. tion, to close entirely such channels and outlets as he may deem expedient to ensure proper rotation of supply to all applicants, and no claims for componention for such closure shall lie.

Rule 24. - Applicants whose applications may have been sauctioned shall as fur as possible be supplied at any time during the growth of the crop mentioned in their applications: but no applicant for water for a rive crop onn claim a ful supply

before the 15th of June.

Rule 25.—Cultivators shall embank the field to which water is supplied, so that the water shall not run to waste or flow unnecessarily on

land not entitled to irrigation.

Rule 26.-Where water is appropriated in an unauthorized manner, by cutting canal, distribu-tary or village channel banks, or by opening sluices or shoots fixed in such banks, or by outting or naglecting to keep in repair the boundaries of fields to which water is supplied, and the person by whose act or neglect such appropriation has ensued cannot be identified, all lands deriving benefit shall be liable to twice the ordinary charge, or such other charge, not being less than the ordinary rate, as the Deputy Superintendent of Canal Revenue may determine.

PART V.

Of Realization of Water-rates.

Rule 27.—Any person appointed as a Collector under section 82 of the Act shall receive sunnuds of appointment in Form D for each village from which he agrees to collect, and he will be entitled to receive commission at the rate of 5 per cent. on all sums paid by him to Government on or before such dates as may be stated in his sunnuds of appointment. The person appointed Collector shall usually be a nominee of the cultivators from whom water-rates are due. No person appointed as Collector of water-rate shall be entitled to claim his commission until he has submitted such accounts as the Deputy Superintendent may prescribe.

Rule 28.-The Deputy Superintendent shall be at liberty to cancel any sunnud of appointment to collect, whenever such course appears advisable in the interest of Government or of the cultivators.

Rule 29.—Where no Collectors of water-rates are appointed, realizations will be made by the Canal Revenue Officers in charge of circles and by their authorized subordinates. The instructions embodied in Appendix E regarding collections must be read as part and parcel of these rules, and must be adhered to by all canal revenue subordinates.

linle 30.-Demand statements of the waterrates due from each village will be issued from the Canal Revenue Office at least two months before such water-rates fall due. All demand statements will contain the names and residences of the cultivators from whom water-rates are due, the areas on which rates are payable, and amounts due from each ryot Demand statements shall be served on the Collector, or if no Collector has been appointed, on some one of the principal applicants. General notice of such service shall be posted on some conspicuous part of each village, and shall specify dates of pay-

Rule 31.—The dates of payment of water-rates for the different crops shall be as follow:—

For rice

1st February.

" sugareane

lst June.

dalwa and other dryweather crops

... let August.

All payments of water-rates shall be paid in one instalment

PART VI.

Rule 32 .- All objections and claims for remission shall be made to the Deputy Superintendent.

Rule 33.—Remissions of water-rates will be granted in whole or in part by the Deputy Superintendent on the following grounds:—

(1) The total failure of supply.
(2) Damage to crops caused by deficiency or delay in the supply of water, in consequence of some act or omission on the part of the supplying officer, and independent of any act or omission on the part of the applicants.
(3) Damage caused by excess water under

above restrictions.

(4) Where it can be shown that no crop was grown as originally intended. Provided that no claim for remission shall be allowed unless made while the crops alleged to have been damaged are on the ground.

Rule 34.—Special cases for remission not coming under the above heads shall be reported to the

Collector for orders.

Rule 35 .- All orders passed on claims for remission shall be duly communicated to the parties concerned.

PART VII.

Of Mixoellaneous Sources of Revenue.

Rule 36.—Written applications must be given on plain paper to the Deputy Superintendent or to his duly authorized subordinate by any to cultivate Government canal person wishing lands, catch fish, or farm or purchase any miscellaneous source of canal revenue. The rules and procedure for dealing with these applications | the Deputy Superintendent.

will be the same as those for dealing with applications for water, except that after necessary enquiry the applicant shall, if his domand be complied with, be called on to execute a kaboolyut, a pattah being made over to him.

Rule 37.—Leases for miscellaneous sources of

revenue shall usually run for three or five years, at the discretion of the Deputy Superintendent; but all payments thereon shall be annual and pay-

able on the 1st of June.

Rule 38.-A separate register (Register No. III) shall be maintained of all misueilaneous 1-2808.

PART VIII.

Of Registers to be maintained under these Rules.

Rule 39.—The following registers shall be maintained by the Deputy Revenue Superintendent:-

Register No. I.—Register of applications. Do. No. II.— Do. of water-rate water-rate I ases (in head office only).

Register No. III - Register of miscellaneous leases

Register No. IV.—Daily eash-book.

Do. No. V.—Register of applications for remissions.

Register No. VI.-Register of persons appointed Collector under section 82.

Register No VII.—Register of unauthorized irrigation.

Rule 40. - Register of all village channels shall be maintained by the Executive Eugineers in such form as the Superintending Engineer may . direct, and lists of all such registered village channels shall from time to time be supplied to

Agreement to be taken from, and Sunuad given to, the person appointed under Part V, Rule 27. AGREEMENT No. SUNNUD No.

1. A. B., of village , perguman , having on the nomination of the lessees been appointed by the Deputy Revenue Superintendent, under section 52, Act III of 1876, to collect the sum of Rs. on account of water-rates due on lease No. as specified therein, do heisely contact. as specified therein, do hereby engage and pro-

nase as follows:—

1. I will not collect or take from any of the lessees any sum whatever over and above that

lessees any sum whatever over and above that specified in the lesse without written authority from the Deputy Revenue Superintendent.

2. For overy sum paid to his as any lessee, I will, at the time of payment, grant a receipt in such form as may be prescribed by the Deputy Revenue Superintendent, and I will aduly make over to the 'leputy Revenue Superintendent or other duly authorized officer every sum received by me from every lessee.

3. On the day of , corresponding to (Uryah date), I will pay in to the Deputy Revenue Superintendent or other duly authorized officer the whole sum collected by me from the lessees, and if such sum be not

duly authorized officer the whole sum collected by me from the leases, and if such sum be not the tull amount due on the lease, my summed may be cancelled by the Deputy Revenue Super-intendent. I will also give up the counterfoils of my receipt book, together with an account showing the total sum collected from, and the balance still due from, each ryet.

1. I shall be entitled to receive a commission of 5 per cent, on the total sum collected and

4. I shall be entitled to receive a commission of 5 per cent, on the total sum collected and quid in by use on or before the day of in full of the demand of each ryot, and shall not be entitled to any further remaneration whatever.

1. For a breach of any of the above conditions I will forfert to the Socretary of State a sum not exceeding Ra. 500.

(Sd.) A. B.

'(Sd.) A. B.

To A. B., of village , pergunnah

You are hereby appointed under section 82 Act III (BC.) of 1876 to collect the sums due on lease No. . in accordance with the terms of the agreement given by you, and which are detailed below:

1. I will not collect or take from any of the lessees any sum whatever over and above that

lessees any sum whatever over and above that specified in the lease without written authority from the Deputy Revenue Superintendent.

2. For every sum paid to me by any lessee I will, at the time of payment, grant a receipt in such form as may be prescribed by the Deputy Revenue Superintendent, and I will duly make over to the Deputy Revenue Superintendent or other duly authorized officer every sum received by me from every lessee.

3. On the day of corresponding to (Uryah date), I will pay in to the Deputy Revenue Superintendent or other duly authorized officer the whole sum collected by me from the lessees, and if such sum be not

by me from the lessees, and if such sum be not the full amount due on the lease, my sunnud the full amount due on the lease, my sunmud may be cancelled by the Doputy Revenue Superintendent. I will also give up the counterfoils of my receipt book, together with an account showing the total sum cellected from, and the balance still due from, each ryot.

4. I shall be entitled to receive a commission of 5 per cent, on the total sum collected and pand in by me 'on or before the day of in full of the demand of each ryot, and shall not be entitled to any further remuneration whatever.

remunaration whatever.

5. For a breach of any of the above conditions I will furfuit to the Secretary of State a sum not exceeding Rs. 500.

Deputy Ravinue Superintendent.

APPENDIX E.

The following rules are issued for the information and guidance of the Deputy Revenue Superintendents, tehsildars, and mohurirs:-

Rule 1 .- As a rule all collections should be made by the tehsildar only, or by such

other officer as may be in charge of a canal revenue circle.

Rule 2 .- The teheildar or officer in charge of a circle will as heretofore grant detail receipt for all collections made by him, will enter such collections as usual in his sihu or No. IV Register, will remit all collections periodically to the head office in Cuttack, with detailed "challans" and counterfoils of all receipts granted. In addition to this, he will at the close of each month submit to the Deputy Superintendent in charge of his circle a detailed statement of all collections made by himself during the month. This will be simply a copy of all "siha" entries made by himself during the month, and an abstract statement of demands and collections in the subjoined form :-

Harida and Confections in the sac	Joseph Loren .					
	Deman	ids.			Ra.	A. P.
m and P	urrent month	's assessing co l's assessin co	nent	•••		
		Grand	Total			
Total amount of collections received from mohurir B. Total amount of collections received from mohurir B. Total amount of collections received from mohurir C. Total amount collected by myself. Was Misself.	cellaneous ter-rates				Rs.	A. P.
\ Mis	cellaneous	• • •				
Relence outstandin			Total	0 0 0		
Balance outstandin	8	0	***			

The tehsildar or officer in charge of a circle will also submit to the head office in Cuttack half-yearly returns of all outstanding balances. These returns will show in detail the amounts due from each defaulter. They will be checked and compared in the head office, and then forwarded to the Deputy Superintendent in charge of the canal to which they refer, and he will, when on tour of inspection, ascertain by personal enquiry from the alleged defaulters, as noted in such balance sheet, whether the sums due from them have been realized or not.

Rule 3.—Whenever it may be found necessary to employ ameens and molsuries for collection work, the following system will be adopted:—

The tehsildar or officer in charge of the circle will remain at head-quarters.

The ameens and mohurirs collecting money will remit once or twice a week all their collections to the tehsildar's cutcherry. These remittances will be accompanied by a challan showing in gross the amounts remitted—
(1) under the head of water-rates, and (2) under miscellaneous, thus—

1877-79.					Ra.	A.	P.
Water-rates		• • •	 		50	.0	0
Miscellaneous	* * *		 v u d	* * #	50	0	0
							-
			Total	0.00	100	0	0

and all the counterfuils of receipts granted by the collecting officer.

For the sums so remitted the collecting officer will obtain a receipt from the tehaildar or officer in charge of the tehail cutcherry, and these receipts will as heretofore be posted into collecting officer's "siha" below dates of remittance, sufficient space being left for the purpose. Collecting ameens and modurirs will keep up detail "sihas" showing the particulars of all sums collected and remitted to the tehail cutcherry, and at the close of each month will forward their "sihas" to the Deputy Superintendent in charge, procuring from bim a receipt for their monthly "siha" in the subjoined form :—

Dates between which collections noted in the "siha" were made.

(1) Dates between which collecting officer.
(2) Name of collecting officer.

(3) Name of officer to whom collections were forwarded.

(4) Dates of receipt of such collections at tehsil cutcherry, with amounts received on each date.

The Deputy Superintendent's certificate that all sums collected and forwarded by collecting officer have been duly acknowledged, and acknowledgments posted into the "siha."

The Deputy Superintendent's receipts will be kept by the collecting officers as vouchers in support of their work until such time as they may be called in by the Canal Revenue Superintendent. This will usually be when the total demands for the years to which such

receipts refer have been finally closed.

Rule 4.—With the monthly "siha" and abstract statement of total demands and collections in his possession, the Deputy Superintendent will have ample information for enabling him to thoroughly check the tehsildar's accounts, and for taking all necessary action with regard to large and long-standing balances. He should periodically check the tehsildar's "siha," or No. IV Register, by comparing the entries in it with those in "ameen's" and mohorir's "aihas," marking off with a red pencil all items checked. By reference to the tehsildar's half-yearly balance sheets he will see at a glance whether the necessary processes have been issued or not, and by comparing it with the tehsildar's No. IV Register, should occasionally satisfy himself that amounts due on legal processes have been credited to Government. When on tour of inspection he should look into collecting officers' "sihas," and satisfy himself that they are properly kept up.

Rule 5.—Forms for tehsildar's, ameen's, and mohurir's "sihas" will be issued in detached sheets of Alipore Jail paper; each sheet will be numbered and initialled by the Deputy Superintendent. Printed forms of "half-yearly" balance statements will be issued for the use of tehsildars or other officers in charge of circles. All receipts and counterfoils issued from the head office will hear the initials of the head clerk or head mohurir, and

each volume will be separately numbered and paged.

Water-rate Register No. I-Register of Applications for Circle Offices.

ä	9				3			4			ō		6	- 7
Do.	Names of one	Aus	EA A		MITATION O	P LAND	Aron s	by 1	ocal	Amou on area	n she	13 W.C	Period for which	How gold when
Calibra	ing mon.	A	ron.	1	Situa	tion.	Give	Jelly,	, 1	113 CO	.001.251) 2.2	4.	water is applied for.	dispused of
applications.		Acre.	Ģt	Bis.	Mourah.	Pergh.	Acre.	Gt.	Bin.	Ra	A.	P.		
						40								

Water-rate Register No. II-For Head Office only.

1	8	1	8				4			ō		Ü	7	8
3.40	miler of	NAMES AT	in tennes Plicares	CHS OF		MEASU	CRETAINE REMESTS T EXCORE	OIL	Amor on are		-W(5)	which de-	under under inck.	Date ut
No.	rouge.		Rould	enocu.	P	low.	1	AFT.				10)	of money	realization
S Cap	Series	Names.	Mounth.	Porgh.	Acres.	Gt. E	is. Acres.	Gt. Bis.	Re.	A.	r.	Crop on mand t	pates Act	
	60			*					·		1 1	0_0	1	
							1	1	1				1	

Miscellaneous Register No. III-For Circue and Head Offices.

Ì	and a	NAMES AND RES							
04	2	M	Reald		Abstract of iones.	Amount due on lyane.	Dates of issue of proceed.	Date of payment.	REMARES.
Cop	Serial S. Is	Names.	Mousah.	Porgh.					
		•							
		100							

Siha or Daily Cash-book, Register No. IV, in Circle and Head Offices, as well as for each Circle Office.

Date	From	Resident	re of ditto.	d applif- leven on i arrest no	account.	year's de-	At	nount		/ receipt	Dail	y to		Remarks to to
of receipt. r	whom valued.	Monzah	Pergunnah	Number of appil- call in Orlean on where absolute	On what	What yes	Ro.	A-	P.	Number of granted.	Ra.	A .	þ.	remittance to whom, &c.
4													¥	
								q	3					
											0			
		1										1		

Register of Applications for Remission, Register No. V. for Head Office only.

5		NAWUS AND HE	SIDENCES OF APPLICANTS.	STATESTICE ASSESSED TO THE STATESTICS OF THE STA	espatch for moving 'n filler after	red.	
each manter	Date of rewint	Names	Revil to a Monzah Persumah.	Abstract of en- taclatined.	face of despatch for enquisy. Par. of recept Head, office afte enquisy.	Abstract of critical passes:	Remarks
·¢	-			4 7	Great Great	< <	
							-
						i	T
í			1	•			111
1				· • .			
1				•			

Register of persons appointed Collectors under Rule

, Register No. VI.

NAMES AND RESERVE	_	COLLBETTIES	of vil	od eituston ilistro for h mound fo numbed	are of least	rite to be red in	of pay	CAUTE	minia minia jaul.	oless :	
Fames	Mourat	Pergunah	Names.	Perguunsh	J. Fills	Amenuto cedentes	Pares Office	Ma	14.	P	
_		9.									
11		,						-			¢
0											

Begister of illicit or unauthorized Irrigation, Register No. VII, for Head Office only.

22		RESEARTS.	•
п		realization.	
9	Date of large	under Act VII	
		ai.	
	TOTAL A	Amounk.	
	RATH AND POTAL AMOUST OF ASSESSMENT.	Rate per acre.	
	moder		
	Area secreted under		
		Acres.	
7	Abstract of	orders passed on case.	
•	A Party and Of	officer's re-rt.	•
	of other or	Persit.	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
un ,	Residence of one or two leading syste.	Montal	
•	-	Befree of one or 1 wo londing 170ts.	
	ickly	State of the state	
00	1		
	Crop and area Illicitly		
mande area			
	Riemation of area	frigulad.	
-			* * * * * * * * * * * * * * * * * * * *
21		Posts of receipt in Read Office.	

APPENDIX A

Application for water for rice crops at Ro. 1-8 per acre flow and Re. I per acre lift,

for all the rice-cultivators of lands in mouzah, pergunnah, We agree to pay for all the areas which may be ascertained, irrigable or irrigated, by enquiry and measurement, as per the demand statements issued on us by the Deputy Superintendent or his duly authorized subordinate on the dates and in the manner specified in the Canal Revenue Rules. We agree to abide by the measurements recorded in the Cadastral Survey Khaarabs and by all the rules issued under the Canal Act. We also agree that in case we refuse to carry out this application when accepted, we shall be jointly and severally liable to the Secretary of State for India in Council in , as the person through whom , pergunnah of mouzah of Canal Rules we hereby appoint pay the amounts severally due from us. as compensation. Under rule to we are willing the sum of Re.

Names and residences of applicance. Areas for which water is required as per Applicants statements. Residences Flow. Mose. Mose. Gir. Bis.	.01	843	*	82	10	10	-	•	,
Residences Mound. Pergunnab.	ater is required so per	5	Areas as ascertained by surrey records or by measurements.		Total amounts due		The same of	Dates and amounts of realizations.	10 0
Mound. Pergunnah.	Lifts	Applicant's "signature.	Flow, Life			remarks under	of processes under Act VII	Amount	lit.
	ia, Acrea, Gta, Bis.	69	Acres. Gis. Bis. Acres.	Gte. Bin. Ra.	4			Re.	. A
									-

APPENDIX B

erop at Rs. per acre flow and Rs. per acre lift.

Application for water for

sum may become payable as per demand statements of Deputy Superintendent for all areas, irrigable of irrigated, within the chaks and boundaries noted at the back of this application, as accertained by local enquiry and measurements. We agree to abide by Cadastral Survey measurements and by all the rules issued under the Canal Act. We as secondaries to the Secretary of State for India in Council in the sum of Rs. the amounts severally due from us. willing to pay

		01	•		673	•		-	•			60
Numes and residences of applicants.	Areas	Areas for which canal water is required as per applicants enterrents.	nal water to	regained of		Areas as ascertained by survey records or measurements.	ined by survey	Total amount due	Total amount due	Dates of issue	Dates a	Dates and amounts of realization.
Residences.		Flow.	The state of		Signature of applicants.	Mow.	Lin.	In column 4.	remarks under	ubder Act Vill	1	Amount.
Monnah. Perpunsah. Acres. Gts. Sts. Acros. Gts. Sis.	- Acres.	Ota Bia	Acres.	Gts. Bia.		Arres 'Gra Ban.	Acres Gta Bja. Acres. Uta Bin.	Rs. A. P.				Be 4. P.
												420000
	-											

APPENDIX C.

The undermentioned area having applied for canal supply for years, please grant water from No. channel to the areas and crops noted below, and record date of each watering on the back of this permit.

	SITUA		THE GRANT		CE SUP	PLY	4	
NAMES OF ONE OR TWO OF THE APPLICANTS.		Situation.	1		lres.		Crop for which supply may be granted.	٠
	Chak.	Villago.	Pergh.	Acres.	Gtu.	Bia.		
				0				
,		7						

This to be prepared in duplicate whenever applicants may demand a copy.

RAILWAY.

Darjeeling, the 2nd July 1880.

No. 160.—Notification.—Mr. G. M. Drury, Traffic Superintendent, Northern Bengal State Railway., returned from the privilege leave granted him in notification No. 151 of 19th May 1880, and assumed charge of his duties from Mr. G. S. Leonard, Assistant Traffic Superintendent, on the forenoon of the 18th June 1880.

F. S. STANTON, Lieut.-Col., B.E.,
Offg. Socy. to the Govt. of Bengal,
P. W. Dept.

[Second Publication.] DECLARATION.

The 26th June 1880.—Whereas it appears to the Lieutenant Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, vis. for the Calcutta and South-Eastern Railway, for the diversion of the foot-path from the Gurreah Bazar to the Gurreah Station, at monzah Mohamayapore, pergunnah Medonmollo, sillah 24-Pergunnahs, it is hereby declared that, for the above purpose, pieces of land measuring more or less three bighas are required. The boundaries of the lauds are as follows: Bounded on the north by the Canal surplus lands; on the east by the tenanted land of Kédar Nath Mondle; on the west by the tenanted land of Gopal Chunder Sardar; on the south by the tenanted lands of Kader Nath Mondle, Bama Bewa, Uttam Chunder Laskar, Nobin Chunder Laskar, Rassick Lal Mondle, Gobinda Chunder Sardar, Bhola Nath Monoomdar, and Gopal Chunder Sardar.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all

whom it may concern.

F. S. STANTON, Lieut.-Col., R.E.,
Offg. Secy. to the Govt. of Bengal,
P. W. Dept.

[Third Publication.] DECLARATION.

The 19th June 1880.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for the Ehuddeshur extension of the East Indian Railway, with the river sidings in the villages of Bhuddeshur and Gyritty, pergunnahs Arsha and Boro, sillah Hodghly, it is hereby declared that, for the above purpose, two plots of land measuring more or less 89 beggahs I cottah of standard measurement, of which one plot, running from north to south, and measuring 26 beggahs 8 cottahs and 6 chittacks, more or less, is bounded on the north by the land already taken up for the work under declaration No. 91 of 15th of April 1878; on the west and south by village Gyritty; and on the east by the Grand Trunk Road at Gyritty; and the other plot running from south to north and measuring 62 beggahs 17 cottahs 10 chittacks, more or less, is bounded on the north by village Bhuddeshur; on the west by village Bhuddeshur and Gyritty and the land already taken up for the work under the

declaration above referred to; on the south by village Gyritty and the French territory at Gyritty; and on the east by river Hooghly below Bhuddeshur and Gyritty, are required within the aforesaid villages of Bhuddeshur and Gyritty.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all

whom it may concern. .

F. S. STANTON, Lieut.-Col., B.E., Offg. Secy. to the Goot. of Bengai, P. W. Dept.

HIGH COURT NOTICES.

Circular Order issued by authority of the High Court of Judicature at Fort William in Bengal.

CIVIL AND CRIMINAL.

No. 22, dated the 2nd June 1880,

In supersession of the orders contained in Circular Order No. 85 of 5th August 1861; of the late Sudder Nizamut Adawlut, and in Circular Order No. 8 (Civil), dated 29th June 1875, the Court are pleased to direct that in future, in all Civil and Criminal Courts, a uniform charge be made for the preparation of copies, whether authenticated or unauthenticated, at the rate of four annas per folio. This term, it is to be carefully explained to all subordinate officers, merely denominates a certain quantity of manuscript; the folio to consist of 150 words Eaglish, or of 800 words Vernacular.

• The Superintendent of Stamps will be requested to arrange for the supply of these stamps through the usual channel, and to have them sufaced with the words "For copies."

2. It is intended that this charge should eventually be levied by means of an impressed stamp of tour annas on each sheet of paper corresponding with the folio to be provided by the applicant for a copy. Till such stamps are available, sheets bearing each an impressed (non-judicial) stamp of two annas will be used for the preparation of the copies; and the applicant will

be required to affix to his application court-fee stamps of an amount sufficient to make up the balance of the charge at the rate of two annas per folio.

- 3. All copies, whether authenticated or unauthenticated, must in future, before issue, be examined by a salaried officer. The copies themselves will in all cases be made by section-writers, who will be remunerated at the rate of 2 sumus per folio. General Letter No. 19, dated 29th November 1877, is cancelled.
- 4. The charge of two annus per folio, levied by means of the impressed stamp, represents the payment to Government on account of the salary of examiners, cost of paper, &c. No refund of this amount will accordingly be sllowed. The amount received in court-fee stamps will represent the earnings of the acction-writers, whose accounts will be made up monthly, and the amount due to each paid out of contingencies. These payments must be chesked at the time with the applications for copies; and care must be taken to see that nothing in excess of the court-fee stamps realized is paid away.
- To prevent the risk of court-fee stamps being used more than once, the stamps 5 must be cancelled in the usual way at once, when the application is presented, and entry of the amount made, not in the Register of Court-fee Stamps, but in a separate register to be kept for the purpose. At the end of the month, the officer passing the copyist's account will, after checking it with the court-fee stamps, remove the upper part of the applications containing the latter, and after tearing them to pieces, cause them to be burnt in his presence. A certificate that this has been done must be attached to the contingent-bill on which the copyist's fees are drawn.
- 6. To protect the interests of the Government, care must be taken to see that no copies issue from the courts which are not prepared on the † As the size of the paper at present evaluable is somewhat small, it may be found convenient to make the copy, not on the side bearing the impressed stamp, but on the serene. of the size of the paper at present evaluable is somewhat small, it may be found convenient to make the copy, not on the side bearing the impressed stamp, but on the side bearing the impressed stamp paper, which must be written on one side of the side bearing the impressed stamp paper, which must be written on one side of the side of the

insisting on the number of lines in each sheet being uniform, control may easily be exercised in this matter, the number of words in a few of the lines in each folio being checked. The business of a copyist is (like most other occupations) one calling for skill, and greatly dependent for its successful practice in experience: copyists therefore must possess or acquire skill in their business, or they ought not to be retained.

7. In the case of authenticated copies, the court-fee chargeable under the Court-fees Act should be levied by affixing the accessary stamp to the first folio of the copy,

8. A register of applications for copies should be maintained in the following form :-

Register of Applications for Copies.

Der.	Date of application.			NUMBER	or Police			201	Date on		
Serial number.		* Name of applicant.	Piled with application.	Filed after- wards.	Returned unused.	U aod.	Amount of court-fees realized.	WHICH CODY	which	REMARKS.	
1	3	3	• .	5	6	7	8	9	10	. 11	

CIVIL.

No. 23, dated the 3rd June 1880.

The Court having found on inquiry that the practice based on its Circular Order No. 13, dated 28th March 1872, differs in different districts as regards recovering from parties to a suit the cost of retransmitting records called for by the Court, is pleased to lay down the following instructions with a view to securing uniformity of practice.

2. When a record is called for by a Civil Court at the instance of a party, the cost of postage should be borne by such party, both for the transmission of the record and for its retransmission: more especially in execution cases. And when a Court calls for records of its own motion, and sees fit in its discretion to make the postage, which is in the first instance paid by the State, a part of the costs payable by the losing or other party, such postage should include the cost of retransmission of the records.

3. With reference to the practice which appears to exist in some districts of sending to Moonsiffs records of execution cases by peons, the Court observes that, although in appearance no cost may be incurred in sending records by peons or coolies, it certainly must cause outlay indirectly. But what is more important is, that to trust the carriage of records to chance "peons and coolies" is an insecure and unsatisfactory plan, as no one could effectually be held responsible in case of important documents being lost in such circumstances.

4. The Court is accordingly of opinion that the post is the proper and regular mode of transmission, and ought to be resorted to on all these occasions.

No. 24, dated the 11th June 1880.

- The Court are pleased to sanction, as an experimental measure, the filling up by duly certificated Mookhtars, of the requisite particulars, names of parties and witnesses, and the like, in the forms of processes to be served on defendants and on witnesses; the parties who apply for the issue of such processes being held responsible for the correct filling up, which must be effected before the processes are signed and sealed by the Court.

2. District Judges will be good enough to watch the working of this measure, and to report upon it at the end of six mouths.

NOTIFICATION.

The following Rule made by the High Court of Judicature at Fort William in Bengal under Section 10 of the Letters Patent, 1865, is published for general information.

FORT WILLIAM, the 28th June 1880.

C. A. WILKINS, Officiating Registrar.

RULE

The Court are pleased to direct that the following amendment be made to Rule 16 of the Rules for the admission of Vakeels in the High Court, dated the 11th September 1878:—

Code of Civil Procedure.
tode of Crimmal Procedure.
Relchamber's Rules, Appellate side.
The Eumitation Act.
The Contract Act.
The Contract Act.

After the words "upon compliance with the aforesaid Rules," shall be inserted the words "and after satisfactorily passing, on expiration of the articles aforesaid, an examination in the subjects noted in the margin."

RICHARD GARTH.
LOUIS S. JACKSON.
CHARLES PONTIFEX.
G. G. MORRIS.
J. SEWRLE WHITE.
W. F. McDonell.

H. T. PRINCEP.

A. WILSON.
L. R. TOTTENHAM.
L. P. DELVES BROUGHTON.

ALEX. T. MACLEAN.

NOTIFICATION.

The following rules, made by the High Court of Judicature at Fort William in Bengal for the guidance of Courts in the exercise of their duties under Section 287 of the Code of Civil Procedure, are published for general information.

C. A. WILKINS, Officiating Registrar.

FORT WILLIAM, the 29th June 1880.

RULES.

N.B.—These rules do not apply to sales of under-tenures held in pursuance of Sections

59, 60 of Act VIII (B.C.) of 1869.

Whenever a Court, in the execution of a decree, shall make an order for the sale of any property under Section 284 of the Code, it shall at the same time fix an early day, not being distant more than ten days, for settling the proclamation of sale, of which day notice shall be given to the party or parties applying for the order of sale, and also to the

judgment-debtor or judgment-debtors, or his or their respective vakils.

2. When immoveable property is under attachment in execution of a decree, the party applying for the order of sale, or, if more than one, then one of them, shall, before he makes his application, cause search to be made in the office or offices of the Registrar or Sub-Registrars of Deeds, within whose circle or circles the property is situate, with a view to ascertain whether such property is subject to any, and, if so, what encumbrances; and he shall also procure an extract from the register kept by the Collector under Act VII (B.C.) of 1876 if the immovemble property to be sold be the property of a proprietor as defined by the last-mentioned Act.

3. Every application for an order for the sale of property in execution, whether moveable or immoveable, shall be supported by an affidavit to be made by the applicant or by some other person acquainted with the facts of the case, and to be verified in the manner prescribed by the Code for the verification of plaints, which affidavit shall state everything, known or believed by the deponent to exist, which relates to the nature or affects the value of the property to be sold; and, if the deponent has no knowledge or belief on either of these matters, he shall in his affidavit state to the effect that, after making due enquiry into the matter, he has no knowledge or belief respecting the existence of either of such matters. Furthermore, whenever the application is for the sale of immoveable property, the deponent shall state the result of the search hereinhefore directed to be made in the Registrar's Office or offices, and shall also, if the property is a revenue-paying or rent-paying estate, state the revenue or rent payable in respect of such property, and if the immoveable property belong to a proprietor within the meaning of Act VII (B.C.) of 1876, he shall also append to his affidavit the extract from the Collector's register, which by the preceding rule he is directed

4. The Court may, if for good reason dissatisfied with the affidavit of any deponent made under the second of these rules, require from such deponent a further affidavit re ing the matters as to which he is by that rule required to make an affidavit, and, if the deponent is other than the party at whose instance the application for an order of sale is made, the Court may also for good reason require such last-mentioned party himself to

make an affidavit respecting any of such matters.

5. On the day fixed for the settling of the proclamation, the Court shall enquire into the matters necessary to be specified therein, and shall, after perusing the affidavit or affidavits and examining any witnesses whom it may have thought necessary to summon, or whom, being present without being summoned, it may have thought necessary to examine, and after considering any document which it may have required to be produced, settle the proclamation of sale, specifying, as fairly and accurately as possible, the matters required by Section 287 of the Code to be specified; and the proclamation when so settled shall be signed by the judicial officer settling the same.

6. If, when the proclamation is being settled, any of the parties to the suit in which the decree was passed is present, he shall be at liberty to put any relevant questions to any witness who may be examined by the Court, whether that witness be a party to the suit or not, and may also cross-examine such witness, if such witness gives evidence hostile to the

interests of the examining party.

7. Every person examined by the Court shall be sworn or affirmed, and a short note or memorandum of his evidence shall be taken down by the Court.

8. The Court may for good reason from time to time adjourn the settling of the proclamation; provided that no such adjournments shall be for longer than a week at a time, and that the entire time consumed by such adjournments shall not exceed tour

9. The costs of the searches, affidavits, and proceedings upon the settlement of the proclamation of sale shall be paid, in the first instance, by the judgment creditor or creditors; but he or they, as the case may be, shall be at liberty to recover them as part of the costs of execution, unless the Court, for reasons to be specified in writing, should consider that the judgment-creditor or creditors should be deprived either wholly or in part of the first-mentioned costs, or should pay the costs of the judgment-debtor or judgment-debtors in the event of the latter appearing, when the proclamation is settled.

10. In case the applicant for sale has been admitted to sue as a pauper, the costs first mentioned in the preceding rules shall, on the application of the pauper, be in the first instance paid by Government, but shall be recovered as part of the costs of execution and in the manner provided by Section 411 of the Code of Civil Procedure.

11. If, after the sale-proclamation has been published, any written communication regarding the property to be sold shall be received by the Court, which it considers material for purchasers to know, the Court shall cause the same to be read out when the property

is put up for sale.

12. Subject to the proviso in Section 269 of the Code of Civil Procedure, sales of property in execution of decrees in the several Courts of each district (not being Courts of Small Causes) shall be held and commence at a certain day in each month, such day to be fixed by the District Judge or other principal Judge in the district, as regards his own Court and all other Courts sitting at the same place as his own; but as regards subordinate Courts sitting at other places within his district, he shall fix the day in consultation with the Judges of those Courts: Provided that where two or more of such Courts are stationed in the same place, the District Judge may fix the time for sales in consultation with only one of them.

18. All property to be sold at each place of sale shall be entered in lists for each place; the lists of moveable and of immoveable property being distinct. The lists shall be so prepared as to contain, in regular order, each item of property to be sold in execution of the decrees of each Court severally; and shall be stuck up in the Courts where the sales are to be held not less than seven days before the date fixed for the commencement of each

14. At the stated hour upon each fixed date the sales shall be commenced, and shall be carried on in the order stated in the lists above mentioned. No sale shall continue after sunset; but the sales shall be beld from day to day, except when the Court is closed and until the lists are finished: Provided that this rule shall not interfere with the adjournment of any particular sale according to law.

The same days shall not ordinarily be fixed for the sale of movable and of

immovable property.

16. Except as regards property of the kind mentioned in the next succeeding rule, sales in execution of decrees for all courts sitting in sudder stations shall be held in the Court of the District Judge or other chief judicial officer. If, in other places, there are two or more subordinate Courts, all the sales in that place shall be held in such one of the Courts as may be selected by the District Judge. Where there is only one Court, the sales shall be held in that Court: Provided that the Court executing a decree may, if it see fit, for reasons to be specified in writing, direct in the interest of the parties that the sale be held at any other time and place within its jurisdiction, and, when acting under this last-mentioned proviso, shall, except for good reason to the contrary, give the preference as regards choice of time and place to the wishes of the judgment-debtor.

All sales of live stock, agricultural produce, articles of local manufacture and of other things commonly sold at country markets shall, unless the Court otherwise direct, be held at such market in the neighbourhood of the place where the goods were attached, as

may appear likely to be for the greatest advantage of the debtor, regard being had to the prospect of good prices and to the saving of expense in conveyance and carriage.

RICHARD GARTH. LOUIS S. JACKSON. CHARLES PONTIFEK. G. G. MORRIR. J. SEWBLL WHITE. ROMEON CHUNDRE MITTER W. F. McDonell H. T. Prinbep. A. WILSON. L. R. TOTTENHAM. ALEX. T. MACLEAN.

L. P. DELVES BROUGHTON.

SMALL CAUSE COURT NOTICE.

Under Section 14, Act XI of 1866, notice is hereby given that, subject to the orders of Government, the Judge of the Court of Small Causes of Kooshtea and Choosdanga will, in the month of July 1830, sit in those courts on the dates mentioned below, except Sundays and holidays :-

From 1st to 9th July, Kooshtsa.
10th to 20th ,, Choosdanga, and

" 10th to 20th " Choosdangs, " 21st to 31st again at Kooshten.

STUD MOARZUM HORRIN, Judge.

KOORHTEA SMALL CAUSE COURT, the 80th June 1880.

TREASURY NOTICES.

UNCOVENANTED DEPUTY COLLEGTOR BAROO RAFENDRO NATH GHOSE has been placed in charge of the Jutpigorce Treasury from 27th May 1880, and is authorised to draw hills on other treasuries.

H. Uliuk Browns, Commr. of the Rojshahye and Cooch Behar Dion.

The 28th June 1880.

OFFICIATING DEPUTY COLLECTOR BABOO ASHOOTOSH SIRCAR has been placed in charge of the Gya Treasury, and is authorized to draw bills on other treasuries.

J. W. EDGAR, Offg. Commissioner.

BAROO JADAB CHANDRA GHOSE, Deputy Collector, has been placed in charge of the Noakholly Treasury, and authorized to draw bills on other treasuries.

E. E. Lowis, Commissioner.

COMMISSIONER'S OFFICE, CHITTAGONG, the 29th June 1880.

UNCOVENANTED DEFUTY COLLECTOR MOULVI ABBOOL WARAB has been placed in charge of the Dinagepore Treasury, and is authorized to draw bilts on other treasuries.

H. Ulick Browns,

The 12th June 1880.

Commr. of the Rejshahye and Cooch Behar Division.

UNCOVENANTED DEPUTY COLLECTOR BAROO JOGUT DURLHAB BYSACK has been temporarily placed in charge of the Jessore Treasury from the 27th April 1880, and authorised to draw bills on other treasuries.

J. MONRO, Offg. Commissioner.

COMMR.'s OFFICE, PRESIDENCY DIVISION, CALCUTTA, the 7th June 1880.

COVENANTED DEPUTY COLLECTOR MR. F. F. HANDLEY has been placed in charge of the Gya Treasury, and is authorized to draw bills on other treasuries.

DURGAGATI BANERJEA, Personal Asst. to Commr., for Offy. Commr. Patna Commr.'s Office, Bankipore, the 14th June 1880.

DEPUTY COLLECTOR BAROO BRUGWAN CHUNDER SEN has been placed in charge of the Chumparun Treasury, and is authorized to draw bills on other treasuries.

DURGAGATI BANERJEA, Personal Asst. to Commr., for Offg. Commr., Patha Commr.'s Office, Bankipore, the 19th June 1880.

DEPUTY COLLECTOR BAROO BHOORUNERSUR SINGH has been placed in charge of the Durbhunga Treasury, and is authorized to draw bills on other treasuries.

DURGAGATI BANBIJBA, Personal Asst. to Commr., for Offg. Commr. Patna Commr.'s Office, Bankipore, the 19th June 1880.

EDUCATIONAL NOTICES.

Subordinate Educational Service.

The 26th June 1880.—Baboo Makes Chunder Chuckerbutty, Sub-Inspector of Schools, Rungpore (Class VII), is allowed leave of absence for six months without pay, with effect from the date on which he may avail himself of it, and Baboo Surveswar Mookeerji is appointed to officiate for the absence in the Seventh Class, with effect from the date on which he may join his appointment.

The 1st July 1880.—Baboo Ganga Charan Nandi is appointed to officiate as Sub-Inspector of Schools in Class VII, vice Baboo Pares Nath Ghosh, and posted to the district of Tipperah, during the absence, on privilege leave, of the Sub-Inspector of Schools, Chandpur, in that district.

The 1st July 1880.—The month's leave granted to Baboo Sura Nath Chatturji, B 4., Second Master, Monghyr Zillah School (Class VI), under orders of the 21st May last, is cancelled.

The 2nd July 1880.—Baboo Rati Kautha Laha, District Education Clerk, Nuddeu, is appointed to officiate as Sub-Inspector of Schools, Nuddea, and to act in Class VII during the absence, on deputation, of Baboo Nil Madhav Mookerji.

The 2nd July 1880.—The leave of absence for nine months without pay granted to Baboo Tarini Das Banerji, w.a., Head Master, Jessore Zillah School (Class V), under orders of this office dated the 27th April 1880, is cancelled.

The 3rd July 1880.—Baboo Tarini Das Bunerji, M.A., Head Master, Jessore Zillah School (Class V), is appointed to act as Head Master of the Kishnaghur Collegiate School, during the absonce, on leave, of Baboo Beriswar Mitter, M.A.

A. W. CROPT, Director of Public Instruction.

Mary Carpenter Scholarships,

It is hereby notified that the Committee of the National Indian Association in London have renewed for the present year their grant for the sward of "Mary Carpenter" Scholarships, to be competed for by girls in Bengal. The scholarships are five in number, and are tenable for one year; two of the annual value of Rs. 60, and three of the annual value of Rs. 48. They will be awarded by the Bengal Branch of the Association to female candidates passing at the Departmental Scholarship examinations, middle and lower, to be held next October.

One scholarship will be assigned to each of the five educational circles,—namely, the Presidency, Western, Eastern, Rajshahye, and Behar Circles. A scholarship not taken up in one circle will be awardable in any other; candidates from Orissa having the first claim on a scholarship not taken up in the Rajshahye Division.

Candidates requiring further information should apply to the Inspector of Schools of the Circle, the Deputy Inspector of the district, and the Secretary to the District Committee.

A. W. CROFT, Director of Public Instruction.

Orders by the Vice-Chancellor and Syndicate of the Calcutta University.

The following changes in the Regulations in Arts, Law, Medicine and Engineering having been sanctioned by the Senate and approved by His Excellency the Governor-General in Council, are published for general information:—

The following foot-note has been appended to the marginal note to the Entrance Certificate (Appendix A):—

"It is in the power of the Syndicate to refuse to recognize any school unless it is certified by a Government Inspector of Schools, as having been in existence since the 1st of March next preceding the examination, and as qualified to teach up to the Entrance Standard."

In paragraph 9 of the Regulations for Honours in Arts, the words "History of Philosophy" have been substituted for the words "Natural Theology, and the words "(a) Natural Theology" for the words "(a) History of Philosophy."

Natural Theology" for the words "(a) History of Philosophy."

In paragraph 9 of the Regulations, for the words "the Syndicate shall notify, three months before the examination, the portions of the subjects of Chemistry and Botany in which candidates shall be examined," the following words have been substituted:—

"The Syndicate shall notify, three months before the examination, the portions of Botany in which candidates shall be examined."

For the words "on the first Monday in December," in paragraph 1 of the Regulations for the Entrance Examination; for the words "on the morning of the fourth Monday after the examination," in paragraph 7 of the same Regulations; for the words "on the morning of the fourth Monday after the examination," in paragraph 7 of the same Regulations; for the words "in the first weak in January," in paragraph 1 of the Regulations for the Bachelor of Arts Examination; for the words "on the morning of the fourth Monday after the examination," in paragraph 7 of the same Regulations; for the words "in the first week in February" in paragraph 7 of the same Regulations; for the words "in the first week in February" in paragraph 1 of the Regulations for Honours in Arts; for the words "on or before the 3lst day of December," in paragraph 4 of the same Regulations of the examination for the degree of Master of Arts; for the words "in the first week in January," in paragraph 1 of the Regulations for the degree of Bachelor in Law; for the words "in the first week in March," in paragraph 1 of the Regulations for the Regulations for the degree of Bachelor in Medicine; for the words "in the first week of May," in paragraph 1 of the Regulations for the degree of Bachelor in Medicine; for the words "in the first week of May," in paragraph 1 of the Regulations for the degree of Bachelor in Civil Engineering, and in paragraph 1 of the Regulations for the degree of Bachelor in Civil Engineering, and in paragraph 1 of the Regulations for the degree of Bachelor in Civil Engineering; and tor the words "in the first week of June," in paragraph 1 of the Regulations for the degree of Bachelor in Civil Engineering; and tor the words "in the first week of June," in paragraph 1 of the Regulations for the degree of Bachelor in Civil Engineering; and tor the words "in the first week of June," in paragraph 1 of the Regulations for the degree of Bachelor in Civil Engineering; and tor the words "in the first week of June," in paragraph 1 of the Regulatio

"At such time as the Syndicate shall determine, the date to be approximately notified in the calendar for the year."

SENARE-HOUSE, the 24th June 1880.

CHARLES H. TAWNEY, Registrer.

Department Public Works-Half-yearly Examination.

The half-yearly examination of candidates for promotion and employment in the Public Works Department will be held at the Government Engineering College, Howrah, at 10 o'clock, on Mouday, the 2nd August 1880, and the following days. Applications with fees for admission to the examination are required to be filed before the 15th of July 1880. Candidates for the grade of Accountant who are not in Government Service should be under 25 years of age, and must prove to the satisfaction of the Principal that they are under that age.

The following are the centres of examination sanctioned by the Government of India as stations where candidates for Fourth Grade Accountantships are to appear for examination:—

Agra, Ajmere, Amedabad, Allahabad, Akyab, Boloram, Howrah, Durbhunga, Darjeeling, Indore, Jabalpore, Lucknow, Lahore, Mhow, Mooltan, Mount Abu, Meerut, Nagpore, Neemuch, Rawulpiudi, Rangoon, Shillong, and Simla.

Candidates for the Accountant's Examination are therefore requested to select one of the

places mentioned above.

S. F. Downing, Principal, Government Engineering College, Howrah. Howeas, the 12th June 1880.

It is hereby notified that of the 21 junior scholarships allotted to this division, the seven second grade scholarships will be awarded to those candidates who stand highest in order of merit in the divisional list in the examination to be held in December next, and that the remaining fourteen third grade scholarships will be distributed among the several districts of the division as follows:—

Dacca		0 4 4		 8
Furreedpore	1 4 4			 . 2
Backergunge	•••		0 0 0	 3 .
Mymensingh			464	 8
Tipperah	* * *		000	 3

		Total		 14

ORHOY CHURN SEN, Persl. Asst., for Offg. Commr.

NOTIFICATIONS OF THE BOARD OF REVENUE.

No. 769B.

Notice is hereby given that the Eighth Sale of Opium, the provision of 1877-78 and 1878-79, will be held at the Government Opium Sale-room, No. 2, Bankshall-street, on Monday, the 2nd August 1880, at 11 A.M., and will comprise 4,700 chests, vis.—

				Unests.	
Behar		•••	***	 2,850	
Benares	9.0	+ 0 +		 2,850	
			Total	 4.700	

2. The general conditions of the sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 2nd December 1879, and published in the Government and Exchange Gazettes, or on personal application at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 7th and 17th August 1880 respectively, that is to say, no Bank of Bengal Receipts, Government Promissory Notes, or other public securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers in the sale-room will be received after 1-30 r.m. of Saturday, the 7th August 1880, and no Bank of Bengal Receipts in full payment of lots will be accepted after 3-30 r.m. of Tuesday, the 17th August 1880.

accepted after 8-30 r.m. of Tuesday, the 17th August 1880.

4. In addition to the quantity above advertised for sale, the following quantities, more or less, of Benar and Benares Opium will be brought to sale in the present year on or about the dates specified below. The Board of Revenue, however, reserve to themselves the right of

altering these dates should circumstances render it expedient to do so:-

DATES.	Behar, about Chests.	Benares, about Chests.	Total, about Chests.	
On or about Thursday, 2nd September 1880 Ditto Monday, 4th October ,, Ditto Thursday, 4th November ,, Ditto Wednesday, 1st December ,,	2,850 2,850 2,850 2,850	2,350 2,350 2,350 2,350	4,700 4,700 4,700 4,700	
Total	9,400	9,400	18,800	

By order of the Board of Revenue, L. P.,

A. FORBER, Offg. Secretary.

BOARD OF REVENUE, L.P., FORT WILLIAM, the 29th June 1880.



NOTIFICATION.

From and after the 1st July 1880, every application for outward entry under Section 61 of Act VIII of 1878, for a British ship of 150 tons burthen and upwards, not being a coasting vessel within the meaning of the Sea Customs Act (VIII of 1878), must contain a statement in writing, signed by the person applying for entry, of the distances in feet and inches between the centre of the load-line disc and the upper edge of each of the lines indicating the position of the ship's deck which is above such centre. If default is made in delivering such statement, the entry outwards of the vessel may be refused under Section 35 of Act VII of 1880.

The Master of every British ship which is a coasting vessel within the meaning of the Sea Customs Act (VIII of 1878) shall once in every twelve months, immediately before the ship proceeds to sea, furnish to the Collector of Sea Customs a statement in writing of the distances in feet and inches between the centre of the load-line disc and the upper edge of each of the lines indicating the position of the ships' decks which is above that centre, and in the event of any renewal or alteration of the disc, shall send or deliver notice in writing of such renewal or alteration, together with a statement in writing of the distances between the sentre of the disc and the upper edge of each of the deck-lines as aforesaid.

By order of the Chief Customs Authority,

J. D. MACLEAN, Collector of Customs.

CUSTOM HOUSE, CALCUTTA, the 22nd June 1880.



The Calcutta Gazette.

WEDNESDAY, JULY 14, 1880.

CONTENTS.

Parr I.—Orders and Notif of Henral, the Hurb Cou	rt, Got	/erum	ent Tre	MULTY	, &c.		Fage.
PART IA.—Orders and Not of India PART IL.—Advertisemente	n++	000	she (ya	0.04	nent	PART IV.—Bills of the Bengal Council	Nil. 701-724
1 481 11.—94.0.0.000000	-44				diam'r.	secretiving the Gasette of India.	141-130

PART I.

Orders and Notifications by the Lient. Gobernor of Bengal, the Bigh Court, Gobernment Treasury, &c.

THE LIEUT.-GOVERNOR OF BENGAL. ORDERS BY

NOTIFICATION.

The 30th June 1880.—The following programme of the first portion of His Honor the Lieutenant-Governor's approaching tour is published for general information :-

-					63	
	Leave	Darjeeling		* * *		24th July.
Ť	33	Sara	9 0 5		0.0.4	25th ,,
	23	Rampore Beau	leah			27th ,,
	21	Bhagulpore			* * *	2nd August.
	23	Moughyr	0 0 0	9 0 0		4th ,,
	33	Durbhunga		0.0-0		7th ,,
	> 2	Mosufferpore				10th ,,
						E. R. HENRY,
						Private Secretary

No. 3404A.

GENERAL.—The 80th June 1880.—Mr. F. Wyer, Officiating Magistrate and Collector of the Burdwan district, is allowed leave for three months under the rules in Chapter VII of the Civil Leave Code, with effect from the 10th August next.

Mr. E. Stewart, Deputy Magistrate and Deputy Collector of Aurungabad, in the district of Gya, on leave, is transferred to the district of Patna, and is appointed to have charge of the Barh Division of that district.

The 5th July 1880.—Mr. J. Whitmore is appointed to act, until further orders, in the First Lirade of Joint-Magistrates and Deputy Collectors, and is posted to the district of Sarun on being relieved of his present appointment as Officiating District and Sessions Judge of the Midnapore district.

Mr. H. F. Muthews, Officiating Joint-Magistrate and Deputy Collector in the district of Surun, is transferred to the district of Gya.

200

Moulvi Abdool Ghuffoor, Deputy Magistrate and Deputy Collector, Beerbhoom, is allowed leave for one month, under the rules in Chapter VII of the Civil Leave Code, in extension of the leave granted to him under orders of the 24th May last.

The Additional Judge of Burdwau is, under Section 3. Act X of 1670, appointed to perform the functions of a Judge under the said Act in the districts of Bankoora and

Burdwan.

The 6th July 1880 .- Mr. B. N. Baker, Assistant Magistrate and Collector in the district of Lohardugga, is appointed to have charge of the Palamow Division of that district.

The orders of the 26th ultimo, transferring Mr. J. D. Gael, Officiating Joint-Magistrate and Deputy Collector in the district of Hazareebagh, to the district of Lohardugga, and appointing him to the charge of the Palamow Division of the latter district, are cancelled.

Mr. C. C. Stevens. Magistrate and Collector, Pubna, ou leave, is appointed to act,

until further orders, as Magistrate and Collector of Burdwan.

Mr. J. C. Venscy, Officiating Magistrate and Collector, Backergunge, is appointed to act, until further orders, in the second grade of Magistrates and Collectors, with effect from the 7th ultimo, ever Mr. C. P. L. Macaulay.

Mr. A. D'B. Gomess, Deputy Magistrate and Deputy Collector, Backergunge, is appointed to have charge of the Dukhin Shabazpore Division of that district, during the

absence, on leave, of Baboo Dwarka Nath Sen, or until further orders.

The 7th July 1880.-Baboo Medni Prosad Sing, Deputy Magistrate and Deputy Collector in the district of Patna, is appointed to have temporary charge of the Behar Division of that district during the absence, on leave, of Mr. B. Dé, or until further orders.

The 9th July 1880 .- Moonshee Mahomed Ghowsi is appointed temporarily to be a special Sub-Deputy Collector for employment on Butwara work in the district of Durbhunga,

vice Moonshee Mynoodeen Ahmed, deceased.

The 12th July 1880 - Bahoo Brojo Mohun Roy, Deputy Magistrate and Deputy Collector, Furreedpore, is vested with special appellate powers under section 87 of Act VII (B.C.) of 1876.

Moonshee Kalimaddy Ahamed, acted as Sub-Deputy Collector of Noakholly from the

29th January to the 17th February 1876, inclusive.

The 13th July 1880 -The services of Baboo Bogola Procanno Mozoomdar, Magistrate and Deputy Collector, Tipperah, are placed at the disposal of the Board of Revenue, Lower Provinces, for employment as Manager of the estate of the ward Syed Basharut Ali Chaudhuri, in Tipperah.

POLICE. The 5th July 1880. - Mr. A. R. Wigram, Officiating Assistant Superintendent of Police, Sarun, is allowed leave for fifteen days, under Section 13-2, Supplement F of the Civil Leave Code, with effect from the date on which he may avail himself of it.

The 6th July 1580. -Mr. L. St. John Brodrick is appointed to act, until further orders,

as an Assistant Superintendent of Police.

The 7th July 1880.—The services of Mr. H. V. II. Roberts, Assistant Superintendent of Police, 24-Pergunnahs, are placed at the disposal of the Government of India in the Department of Home, Revenue, and Agriculture.

REGISTRATION.—The 1st July 1880.—Baboo Tarak Govind Maitra is appointed to be Rural Sub-Registrar of Kumarkhally, in the district of Nuddea, vice Baboo Kristo Dhan Majumdar, deceased

The 2nd July 1880 .- Baboo Koylas Chander Majumdar, First Moonsif of Moolfatgunge, also acted as Sub-Registrar of Palang, in the district of Furreedpore, from the let March

to the 14th September 1879.

Baboo Russick Chander Sen acted as Sub-Registrar of Palang, in the district of

Furreedpore, from the 15th September 1879 to the 9th February 1880.

The 5th July 1880.—Baboo Sunjeeb Chunder Chatterjee, Special Sub-Registrar, Jessore, is allowed leave for six months, under section 6, Supplement I of the Civil Leave Code, with effect from the 8th instant, or from any subsequent date on which he may avail himself of it.

Baboo Bhoirub Chunder Chatterjee, Special Sub-Registrar, Tipperah, on leave, is appointed to act as Special Sub-Registrar, Jessore, during the absence, on leave, of Baboo

Sunjeeb Chunder Chatterjee, or until further orders.

The 6th July 1880.—Bahoo Ishen Chunder Sen, Deputy Magistrate and Deputy Collector, is also appointed temporarily to be Sudder Sub-Registrar of Moorshedabad, during the absence, on leave, of Baboo Nobin Kristo Sircar, or until further orders, with effect from the 19th June 1880.

The 7th July 1580.—Baboo Nitto Lall Dey, Special Sub-Registrar, Howrah, is allowed leave for two months, under the rules in Chapter VII of the Civil Leave Code, in extension of that granted him under orders of the 29th May last.

EDUCATION.—The 8th July 1880.—Baboo Byomketh Chuckerbutty, M.A., is appointed to

be temporarily a Lecturer in Physical Science at the Engineering College, Howrah.

Baboo Nilkantha Majumdar, M.A., Second Teacher of the Sanskrit Collegiate School, in appointed to be temporarily a Lecturer in English Literature at the Dacca College.

The 12th July 1880.—The undermentioned gentlemen are appointed to be members of the District School Committee of Bankoora:—

Baboo Brajendra Kumar Seal, Additional Judge. Mr. F. A. Dawson, Officiating District Superintendent of Police.

Forests.—The 12th July 1880.—Mr. G. A. Richardson, Assistant Conservator of Forests, Second Grade, in charge of the Buxa Division, is promoted to the First Grade of Assistant Conservators of Forests, with effect from the 1st April 1880.

Mr. E. G. Chester, Assistant Conservator of Forests. Chittagong Division, and Mr. F. B. Manson, Assistant Conservator of Forests, Kurseong Division, are promoted from the Second to the First Grade of Assistant Conservators, with effect from the 10th May 1880.

Medical.—The 7th July 1880.—Assistant Surgeon Mahendra Nath Gangopadhyay, a Supernumerary attached to the Medical College Hospital, Calcutta, is allowed leave for one year, under Section 17A of the Civil Leave Code, in extension of that granted him under orders of the 31st December 1878.

Assistant Surgeon Tarincy Churn Bose, a Supernumerary at the Presidency, is allowed leave for six months, under Section 17A of the Civil Leave Code, with effect from the date on which he may avail himself of it.

The 10th July 1880.—Assistant Surgeon Kasi Nath Ghosh, a Supernumerary at the Presidency, is appointed to be House Physician, 1st Physician's Ward, Medical College Hospital, vice Assistant Surgeon Bhagabat Chandra Rudra.

MUNICIPAL.—The 6th July 1880.—The Lieutenant-Governor approves the re-election, by the Commissioners of the Bishenpore Municipality, of Baboo Umesh Chunder Chowdry to be their Vice-Chairman for the year 1850-81.

The undermentioned gentlemen are appointed to be Commissioners of the Furreedpore Municipality:—

Baboo Bhuban Mohun Sen, Head-master, Government School.

Nobin Krishna Bose, Sub-Registrar.

ROAD CESS.—The 8th July 1880.—Mr. H. A. D. Phillips, Officiating Joint-Magistrate and Deputy Collector, Burdwan, is appointed to be a member of the Road Cess Committee of that district, vice Mr. O'Donnell.

The 9th July 1880.—In supersession of all previous orders, the undermentioned gentlemen are appointed to be members of the Mozufferpore District Road Cess Committee:—

ex-officio.

The Collector of the district, Chairman,
, Senior Covenanted Assistant,
, District Superintendent of Police,
, Road Cess Deputy Collector,
Executive Engineer,

Mr. G. Toomey, of Cantie Factory.
G. Swaine, of Ottar

, Il Collingridge, of Daudpore Factory.

" H. Abbott, of Jointpore Factory. " G. Llewhellin, of Seraya " " F. Murray, of Kurnoul " Baboo Suraj Deo Narain, Zemindar.

Mr. M. Lloyd, Zemindar. Moulvi Ali Meerza, Zemindar. Baboo Iswari Churn Mookerjee. Moonshee Gujraj Sahai, Zemindar.

In supersession of all previous orders, the undermentioned gentlemen are appointed to be members of the Branch Road Cess Committee of Hajeepore, in the district of Mozufferpore:—

The Collector of the District, Chairman,
The Sub-Divisional Officer, Vice-Chairman,
Mr. W. Campbell, Manager, Kurhuree Factory,
,, G. Wilkinson, ,, Singherya ,,

", G. Wilkinson, ", Singherya ", Baboo Jumnaprosad Shokul, Zemindar. Mr. C. Simpton, Manager, Chitwara Factory.

In supercossion of all previous orders, the undermentioned gentlemen are appointed to be members of the Branch Road Cess Committee of Sectamurhee, in the district of Mozufferpore:—

The Collector of the District, Chairman,
The Sub-Divisional Officer, Vice-Chairman,
Mr. C. Smith, Manager, Belsund Factory.

,, A. Rennic, Saidpore ditto.

Bhikum Khan, Khan Bahadoor, Zemindar.
Baboo Deenundun Singh, ditto.
Mr. J. Tripe, Manager, Chupra Factory.

The 12th July 1880.—Mr. H. O. King, Assistant Manager under the Durbhunga Raj, is appointed to be a member of the District Road Cess Committee, Monghyr.

The undermentioned gentlemen are appointed to be members of the Branch Road Cess Committee of Gyebunda, in the district of Rungpore :-

The Sub-Divisional Officer, Chairman,

The Moonsif of the Sub-Division, Vice-Chairman,

ex-officio. The Police Officer (Inspector or Sub-Inspector) in charge of the Sub-Division,

Moonshee Asmutullah, Pleader.

Moulvi Ayenuddin Mahammed, Mooktear.

Baboo Boroda Gobind Chowdhury,

Denobundhoo Chowdhury, Pleader.

Moulvi Ferozuddin Khan, Pleader.

Baboo Haradhun Nundy,

Kripa Nath Mozoomdar, Native Doctor.

Mooradaj Jama, Pleader.

Prosonno Chunder Sen, Accountant. Prosonno Kumar Nundy, Mooktear.

Tarnek Nath Roy, Pleader.

Trailokya Nath Nundy, Mooktear.

The 13th July 1880.—The undermentioned gentlemen are re-appointed to be members of the District Road Cess Committee of Balasore :

Rajah Shyamanund De. Baboo Bhaghan Das. Madan Mohun Das.

Baboo Purusottum Das. Radha Raman Das. 2.2

Umesh Chandra Mandal.

The Deputy Collector in charge of the Road Cess Department is appointed to be an ex-officio member of the Committee.

The following notifications are republished from the Assam Gazette :-

No. 168.—The 1st July 1880 —Mr. W. C. Macpherson, Supernumerary Assistant-Commissioner, is transferred from the sub-division of Karimganj to the head-quarters station

No. 169.—The undermentioned officer reported his departure for Europe on the date

specified below :-

Mr. W. B. Savi. Assistant Superintendent of Police, -per S.S. Orion, on the 6th June 1880.

No. 174.-Mr. L. Hare, c.s., Assistant-Secretary to the Chief Commissioner of Assam, is appointed to officiate as Inspector-General of Police, Jails, and Registration, Commissioner of Excise, and Superintendent of Stamps, during the absence of Captain W. J. Williamson

on privilege leave.

No. 58 .- The 25th June 1880 .- Under the authority vested in him by the Notification of the Government of India in the Home Department, No. 1149, dated the 12th September 1874, the Chief Commissioner has been pleased to invest Baboo Shib Das Mukerji, Rai Bahadus, First Moonsif of Habiganj, in the Sylhet district, with the powers of a Judge of a Court of Small Causes within the local limits of his jurisdiction for the trial of suits

cognizable by such Courts up to the amount of Rs. 50.

No. 25.—The 1st July 1880.—Mr. F. St. Clair Grimwood, Assistant Commissioner Lakhimpur, availed himself of the examination leave granted to him on the forenoon of the

24th June 1880.

HORACE A. COCKERBLL. Secy. to the Gont. of Bengal.

NOTIFICATION.

The 10th July 1880.—In continuation of the notification of the 4th May last, it is hereby notified that from the 1st July 1881 the hthographed Hindustani papers at the departmental examinations of Assistant Magistrates, Deputy Magistrates, Assistant Superintendents of Police, and other officers liable to these examinations, will be in the Kaithi character for candidates stationed in all the districts of the Bhagulpore division except Maldab and the Sonthal Pergunnahs, and in the districts of Lohardugga, Hazareebagh, and Singbhoom with the exception of pergunnah Dulbhoom.

HORACE A. COCKERELL, Secy. to the Gout. of Bengal.

ERRATUM.

The 9th July 1880.—In the orders of the 9th ultimo, published at page 510, Part I of the Calcutta Guzette of the 28rd idem, regarding the re-appointment of Commissioners for the Deoghur Municipality, in the Southal Pergunnahs, for "Baboo Khusi Dutt Dewan" read "Baboo Khusi Dutt Dwari," and for "Baboo Prossunao Chunder Deb" read " Baboo Proponno Chunder Deb."

> COLMAN MACAULAY, Offg. Secy. to the Govt. of Bengal.

NOTIFICATION.

The 3rd July 1880.—It is hereby notified for general information that the Lieutenant-Governor sanctions the establishment of a ferry at the crossing of the river Gundhessurry, in the district of Bankoora, on the 29th mile of the provincial road from Raneegunge to Midnapore, and declares the said ferry to be a public ferry under the provisions of Regulation VI of 1819.

COLMAN MACAULAY,
Offg. Secy. to the Goot. of Bengal.

NOTICE.

The 6th July 1880.—It is hereby notified for general information, in accordance with paragraph 2, section 84, Act V (B.C.) of 1876, that the Lieutenant-Governor of Bengal intends to vest in the Commissioners of the Naraingunge Municipality, in the district of Dacca, the Charitable Dispensary situated within that Municipality, the said Dispensary not being private property nor the property of any religious institution or society.

Offg. Secy. to the Govt. of Bengal.

NOTIFICATION.

The 12th July 1880.—In the exercise of the powers conferred on him by section 78, Act V (B.C.) of 1876, and in compliance with the recommendation of the Commissioners of the Municipality of Junghipore, in the district of Moorshedabad, made at a meeting, the Lieutenant-Governor sanctions the registration by the Commissioners, under section 133 of the Act, of all carts kept or habitually used within that municipality, and the levy under section 134 from the 1st April 1880, of fees upon every cart for such registration at rates not exceeding Rs. 4 per annum and Rs. 2 per half year.

COLMAN MACAULAY,
Offy. Secy. to the Govt. of Bengal

NOTIFICATION.

The 12th July 1880—The declaration dated the 15th April 1879, published at page 355, Part 1 of the Calculta Gazette of the 16th idem, for the acquisition of two pieces of land situated within the Santipore Municipality, in the district of Nuddea, which were required by the said Municipality for the purpose of constructing drains, is hereby cancelled at the request of the Municipal Commissioners.

Offg. Secy. to the Goot. of Bengal.

NOTIFICATION.

The 13th July 1880.—The following amended rule and table to be respectively substituted for Rule XIII and the table under Rule V of the rules made by the Lieutenant-Governor of Bongal in exercise of the powers conferred by section 55 of the Indian Stamp Act I of 1879, published at pages 628-9 of the Calcutta Gazette of 2nd July 1879, are published for general information:—

XIII. A licensed vendor shall obtain all the supplies of stamps which he is authorized to sell only from the treasury of the district for which his license was granted, and shall sell stamps only at the place mentioned in his license.

Table under Rule V :-

	Value.	Calculta and H. wrah (Sudder Station), 21-Permananta (Sudder Station), Historiaan (Sudder Station), H. Physiky (Sudder Station).	All other place
Impressed Strapes 2, per cent or 2 pice in the proper		Mer cont.	s come is some in our
	Manupa not narending in value of to use savie	S) two pipe on the respec	4; three plee in the
Adheres Samps bold to the pollin forces by spone in the case of confront on more mode, in securing to of the country Stand Sec.	Made in open action to value a construction of the construction of the color of the states of the st	I to some piece in the cuper	
	Us and the best in the co- line in the sense is not carry	1. some piec in the raper	the one pice a the rapec

Off. Secy. to the Goot, of Bengal.

(Second Publication.)

NOTIFICATION.

The 5th July 1880.—The following amended rule XI, of the rules under section 59 of the Land Acquisition Act, X of 1870, having been sanctioned by the Governor-General of

India in Council, is published for general information :-

XI. On the date on which vayment of compensation in any case may become due under section 41 of the Act, the Collector shall tender the amount to such of the persons entitled to receive it as may be present at his office in person, or by agent duly authorized to receive the same, informing them at the same time that in the event of their refusal to accept the amount tendered, no claim to interest will be entertained. Should any such person be absent and have no authorized agent at the Collector's Court, the Collector shall serve a notice upon him calling upon him to attend in person or by agent, within one week of his receipt of the notice, to receive the amount due to him, and warning him that on failure to appear within the period above named, no interest whatever will be paid to him. Should such person neglect to appear within the time specified, the Collector shall, on being satisfied of the due service of the notice, hold the amount in deposit until it shall be applied for by the person entitled to it.

A. MACKENZIE,

Secy. to the Govt. of Bengal.

Third Publication.] NOTIFICATION.

The 26th June 1880.—The following rules for the grant of cortificates of competency as first and second class engineers under the Indian Acts are published for general information.

For a Certificate of Competency as a First Class Engineer.

To be added to Rule A, published at page 1163 of the Calcutta Gazette of the 29th

August 1877-

For Inland Steamers under Act I of 1868.—He must have served for not less than one year in the capacity of a second class engineer with a second class engineer's certificate, or in a higher capacity.

To be added at the end of the rules-

Any one who has passed as a first class engineer for home trade ships will be considered to be qualified as a first class engineer for inland steamers.

For a Certificate of Competency as a Second Class Engineer.

To be substituted for Rule A, published at page 428 of the Calcutta Gazette of the 15th May 1878—

For Home Trade Ships under Act I of 1859.—He must have served an apprenticeship to an engineer, of four years in England or five years in India, and prove that during the period of his apprenticeship he has been employed on the making and repairing of engines. Or, if he has not served an apprenticeship, he must prove that for not less than three years if in England, or five if in India, he has been employed as a journeyman or master-hand in some factory or workshop on the making or repairing of engines. In either case he must also have served two years thereafter as an engineer or engine-driver, one year of the two having been spent at sea on the engineer staff of a sea-going steamer; or,

He must have served at least five years at sea on the engineer staff of a sea-going steamer.

For Inland Steamers under Act I of 1868.—He must have served an apprenticeship to an Engineer, of four years in England, or five years in India, and prove that during the period of his apprenticeship he has been employed on the making and repairing of engines. Or, if he has not served an apprenticeship, he must prove that for not less than five years he has been employed as a journeyman or master-hand in some factory or workshop on the making or repairing of engines. In either case he must also have served two years thereafter as an engine-driver.

To follow Rule H of the rules published at page 1168 of the Calcutta Gazette of 29th

August 1879 :-

Any one who has passed as a second class engineer for home trade ships will be considered to be qualified as a second class engineer for inland steamers.

Secy. to the Gut, of Rengal.

[Third Publication.] NOTIFICATION.

Under Section 25 of the Chota Nagpore Tenuras Act, II (B C.) of 1 xiv.

The 1	19th June	1880	It 16	heroby notified that the registers of Bhumhari and other	
Pergunnah	Kantour		I to age.	tenures in the villages belonging to the marginally	
Into			A vii apmo.	named perguanshs of the Chota Nagpor Latate.	
111 ()			tele distr .	Laboratory and the state of the	
\$655c	17 1 04		1 5 4 (1 %).	Lobardugga district, presared under the provisious of	
12/16/	A citis		the charter	Section 5 of Act II , 12 Co or succession	
Ed they	A mar		161 Mines.	Section 5 of Act II (BC) of 1869, having been	
	For mann		8 2 150.	anally revised and corrected in accordance with the	
Pilla	Fr FIA FIR		Till it the	decisions and orders of the Special Commissioner and	
Insta	d. 50		11 doctor	the Commissioner of the division under the element	

Act, have been confirmed by the Commissioner of the division on the 19th June 1880.

2. It is further declared, agreeably to the provisions of Section 26 of the aforesaid Act, that the confirmation of the Commissioner of the division notified above having thus been published, the registers shall be conclusive evidence of all matters recorded therein; and from and after this publication of the confirmation of the register relating to any village, no evidence shall be received that any lands in such village not mentioned in such register are of Bhuinhari or Manjhus tenure. A. MACKENZIE,

Secy, to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 24th June 1880.—It is hereby notified, under Section 19 of the Indian Forest Act (Act VII of 1878), that the tract of land in the Hazarcebagh district, which, in notification of 16th May 1879, it was proposed to constitute a reserved forest, shall from the 1st July 1880 be a Reserved Forest under the said Act. The boundary of the said tract is as follows :-

North.-The boundary between the Gya and Hazarecbagh districts, from a stream running in a south-west direction to the east of Bisneeteekur to the point where the boundary between pergunnaha Kodermah and Khurruckdiha meets the Gya district boundary

East .- The boundary between pergunnals Koderman and Khurruckdiha, from the above

point to a point about half a mile south of Phootlihi river.

South .- A demarcated line in a direction slightly south of east to the source of the

river which rises at Phulwariya, and then that river.

West .- The same river, then a demarcated line, first north, then north-east, then north, and then north-east again to the river near Bisneeteekur, and then that river.

MACKENZIE, A. Secy, to the Govt. of Bengal.

DECLARATION.

The 8th July 1880.—Whereas it appears to the Licutenant-Governor of Bengal that land is required to be taken up by Government at the expense of the Naraingunge Municipality, for a public purpose, viz. for the purpose of a burning ghât, it is hereby declared that, for the above purpose, a piece of land, measuring more or less 1 beegha 5 cottals of standard measurement, situated in mouzah Nallua, pergunnah Nasarat-Sahi, in the district of Dacca, is required. It is bounded as follows:—

South-By the Buriganga.

North—By a foot-path leading to Rudhipore, and to the north of this foot-path are the lands cultivated by Kalachand Changa, Takani Jhala, and Jaha Bux Sikdar.

West—By a banian tree and Bhikani Fakir's Darga.

East- By Nallua khal.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

> COLMAN MACAUBAY, Offg. Secy. to the Govt. of Bengal.

JUDICIAL DEPARTMENT.

No. 3405A.

The 6th July 1880.—Baboo Nobin Chunder Mitter, Deputy Magistrate and Deputy Collector in charge of the Johanahad Division of the Gya district, is vested with the powers of a Magistrate of the first class.

The 12th July 1880 .- Baboo Ram Gopal Chaki, Additional Moonsif of Cutwa, Culna, and of the Sudder Moonsiffee of Burdwan, is appointed to be a Moonsiff in the district of Burdwan. Baboo Ram Gopal Chaki will be ordinarily stationed at the Sudder Station.

Baboo Sham Chund Dhur, Additional Moonsif of Raneegunge, Bood-Bood, and of the Sudder Station in the district of Burdwan, is appointed to be a Moonsif in the district of Burdwan. Naboo Sham Chund Dhur will be ordinarily stationed at Cutwa.

. The 13th July 1880 - Baboo Triguna Prosuma Bose, Moonsif of Cuttack and Kendra-May last:

Babio Gour Churn Roy, Acting Moonsif of Kudba, is appointed to act as a Moonsif in the destrict of Tipperah, during the absence, on leave, of Baboo Ram Chander Dhur, or until further orders. Babeo Gour Churn Roy will be ordinarily stationed at Brahmunberrah.

Bahoo Poorno Chunder Banerjee is appointed to act, until further orders, as a Moonsif in the District of Purnoult, eice Baboo Gour Churn Roy, transferred. Bahoo Poorno Chunder Hancrice will be ordinarily stationed at Kuriba.

LEAVE OF ABSENCE TO MOONSIFE. - The 7th July 1880 - The unexpired portion of the ten days' leave granted to Baboo Ram Chandra Dhur, First Moonsif of Brahmunberiah, in the district of Tipperah, under Section 43, Rule 1 of the Civil Leave Code, in extension of that granted to him on the 81st March 1879, is cancelled.

The 9th July 1880 .- Baboo Ram Chandra Dhur, First Mooneif of Brahmunberiak, in the district of Tipperab, has been allowed leave of absence for six months under Section 6,

Supplement F of the Civil Leave Code.

HORACE A. COCKERBLL, Secy. to the Govt. of Bengal.

[First Publication.] NOTIFICATION.

The 3rd July 1880.—It is hereby notified, under the provisions of Scotion 15 of Act V of 1861, that as the villages of Madartalla, Hajulpati, Kataltali, Bitmare, Nachrapara, Charackkhola, Korartolla, Puteamara, Lemooa, Amtalli, Kakchira, Rupdon Kalmegha, and Sanboonia, in the Perozepore sub-division, in the district of Backergunge, are still in a disturbed and dangerous state owing to the existence of disputes regarding the possession of lands and collection of rents, the Lieutenant-Governor has sanctioned the employment of a special force of one head-constable and ten constables for a further period of twelve months, commencing from the 1st July 1880 to the 30th June 1881, to be quartered at the said villages.

The cost of the force as noted below will be assessed and levied from the inhabitants 2.

of the villages in proportion to their respective means :-

ges in proportion to their respective	. 225	1000		Rs.
1 head-constable at Rs. 25				25
5 constables at Rs. 9		* * *		45
5 ditto at Rs. 8			4.4	40
		Total monthly	cost	110
Or, for twelve menths =		n • o	• • •	1,320
Contingencies at 10 per cent. =				132
Pensionary charges		10,		165
Clothing allowance				44
Boat and repairs of barracks	• • •	4 0 0		100
2	4	Grand Total	900	1,761

HORACE A. COCKERELL, Secy. to the Govt. of Bengal.

[First Publication.] NOTIFICATION.

The 12th July 1880.—Under Section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary Registration of Mahomedan Marriages and Divorces), the Lieutenant-Governor has granted a license to Munshi Jalaluddin Ahmad of Shahzadpur, authorizing him to register Mahomedan marriages and disporces, and to exercise the other functions of a Maho. medan Registrar within the sub-district of Serajgunge in the district of Pubna.

HORACE A. COCKERBLL. Secy. to the Goet. of Bengal.

[First Publication.] NOTIFICATION.

The 12th July 1880 .- Under Section 3, Act F (B.C.) of 1876 (an Act to provide for the voluntary Registration of Mahomedan Marriages and Divorces), the Lieutenant-Governor has granted a license to Munshi Dilawar Ali Khan, authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrary within the police station of Shahzadpur, in the district of Pubns

HORACE A. COCKERELL, Secy. to the Goot, of Bengal.

(First Publication.) NOTIFICATION.

The 12th July 1880.—It is hereby notified that in the exercise of the powers vested in him by Section 29 of the Bengal Civil Courts Act VI of 1871, the Lieutenant-Governor vests Baboo Anand Kumar Sarbadhikuri, 2nd Moonsif of Buruset, in the district of the 24-Pergunnalis, with the powers of a Judge of a Small Cause Court for the trial of smts cognizable by such Courts within the limit of Rs. 50.

The local limits within which the Moonsit will exercise these powers will correspond

with the limits of his moonsiffee jurisdiction.

HORACE A. COCKERRILL. Sery. to the Govt. of Bengal.

(Second Publication.)

NOTIFICATION.

The 30th June 1880.—Under the provisions of section 5 of the Indian Registration Act, III of 1877, the Lieutenant-Governor sanctions the abolition of the present Debipur Sub-Registry Office, and the formation in its place of the sub-district of Bankipore, with head-quarters at Bankipore, and jurisdiction conterminous with than Bankipore, in the sub-division of Dismond Harbour, in the district of the 24-Pergunnahs. Than Debipur, which was comprised in the sub-district of Debipur, will be transferred to the sub-district of Dismond Harbour The changes will take effect on and from the 1st August 1880.

HORACE A. COCKBRELL, Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 2nd July 1880.—Baboo Shamapudo Chowdhry, Deputy Magistrate and Deputy Collector, Midnapore, is appointed, vice Baboo Kali Prosonno Roy Chowdhry, deceased, to be a member of the Commission appointed under the orders of the 23rd June 1879, published in the Calcutta Gazette of the 25th idem, to ascertain and determine the chowkidaree chakran lands and other lands assigned before the passing of Act VI (B.C.) of 1870 (for the appointment, dismissal, and maintenance of village chowkidars), for the maintenance of officers to keep watch in the villages included within the thanas of Midnapore and Salboni in the Midnapore district.

Horace A. Cockerell, Secy. to the Govt. of Bengal.

Third Publication.

NOTIFICATION

The 26th June 1880—In modification of the notification dated the 23rd June 1879, and published at page 599 of the Calcutta Gazette of the 25th idem, it is hereby notified that, under the provisions of Section 58, Act VI (B.C.) of 1870 (for the appointment, dismissal, and maintenance of village chowkidars), the Lieutenant-Governor has appointed the Sub-divisional officer of Ghattal and Baboo Denouath Ghose, Officiating Deputy Magistrate and Deputy Collector, Midnapore, to form a commission to ascertain and determine the chowkidares chakran lands and other lands which were assigned before the passing of that Act for the maintenance of officers to keep watch in the villages included within the thanahs of Chandrakona and Ghattal in the Midnapore district.

Horace A. Cockernil, Secy. to the Govt. of Bengal.

PUBLIC WORKS DEPARTMENT, -BENGAL.

ESTABLISHMENT.

The 13th July 1880.

No 124.—Natification.—The following Notification of the Government of India in the Public Works Department, is republished for information:—

"No. 227. dated 9th July 1880 -- Resolution by the Government of India in the Public Works Department, No. 1372th, dated 9th July 1880:-

RNAU

- "Public Works Department Resolution No. 365G, dated 5th February 1880.
- "Public Works Department Resolution No. 117467, dated 4th June 1880.
- "Public Works Dopartment Resolution No. 1272G, dated 18th June 1889.
- "Residution .- In accordance with the two Resolutions last read, and the principle laid down for the premotion of Officers of the Engineer Establishment, the Gevernor-General in Council is pleased to

Rule 14.—After ascertaining by survey maps or actual measurement, and recording on the application the areas being or to be irrigated, the enquir-ing officer shall prepare a permit to supply water in the form prescribed in Appendix C for despatch to the supplying officer. A copy of the permit may, if wished, be made over to the applicants.

Rule 15.—Should the enquiring officer be of opinion that the areas applied for cannot be irrigated, or that the application should not for other reasons be sanctioned, he will submit his report with all the papers of the case for the

orders of the Deputy Superintendent.

Rule 16.—It shall be at the discretion of the Deputy Superintendent to grant supply of water to any village or villages for which applications for water may have been received without waiting for the completion of any local enquiry or measurement.

Rule 17.-The manner in which any application

may be finally disposed of should be briefly stated in the column of remarks in Register No. I.

Rule 18.—When an application for water has been finally disposed of, either by an order to supply water or otherwise, it should be forwarded the head office, where it will be registered in detail in the register of leases (Register No. II).

PART IV.

Of Water Distribution to Applicants.

Rule 19 .- Village channels have been constructed and are maintained by Government for the purpose of leading water to some convenient point or points within the boundaries of certain villages; and wherever such channels exist, canal water shall, if possible, be supplied from them to all applicants by the Superintending Engineer, his Executive Engineers, and their subordinates.

Rule 20 .- Where so village channels exist from which supply can be given, appliants shall be directed to construct such village channels as may be required to irrigate their areas, and supply may be withheld until proper channels are made

Rule 21.-Canal officers shall give every assistance to applicants in laying out and aligning village channels, and every effort must be made to induce villagers to construct their own channels.

Rule 22.- The complete control and custody of all irrigation sluices shall rest in the Superintending Eugineer and the Executive Engineers subordinate to him; but it shall be competent to either of these officers, by an order in writing, to transfer the control and custody of any sluice

to any person decined fit to take charge thereof.

Rule 23.—All questions as to priority of right
to take water, and all disputes regarding the
quantity and regulation of supply, shall be It shall determined by the Executive Engineer. further be competent to this officer, at his discretion, to close entirely such channels and outlets us · hb may deem expedient to ensure proper rotation of supply to all applicants, and no claims for compensation for such closure chall lie.

Rais 24. - Applicants whose applications may have been annetioned shall as far as possible be supplied at any time during the growth of the crop mentioned in their applications: but no applicant for water for a rice crop can claim a full supply before the toth of June.

Rula 25 .- Cultivators shall embank the field to which water is supplied, so that the water shall not run to waste or flow unnecessarily on hand not entitled to irrigation.

Rule 26.—Where water is appropriated in an unauthorized manner, by outting canal, distribu-tary or village channel banks, or by opening sluices or shoots fixed in such banks, or by outting or neglecting to keep in repair the boundaries of fields to which water is supplied, and the person by whose act or neglect such appropriation has ensued cannot be identified, all lands deriving hands that the links to twice the benefit shall be liable to twice the ordinary charge, or such other charge, not being less than the ordinary rate, as the Deputy Superintendent of Canal Revenue may determine.

PART V."

Of Realization of Water-rates.

Rule 27.—Any person appointed as a Collector under section 82 of the Act shall receive sunnuds of appointment in Form D for each village from which he agrees to collect, and he will be entitled to receive commission at the rate of 5 per cent. on all sums paid by him to Government on or before such dates as may be stated in his sunnuds of appointment. The person appointed Collector shall usually be a nominee of the sultivators from whom water-rates are due. No person appointed as Collector of water-rate shall be entitled to claim his commission until he has submitted such accounts as the Deputy Superintendent may prescribe.

Rule 28.-The Deputy Superintendent shall be at liberty to cancel any sunnud of appoint-ment to collect, whenever such course appears advisable in the interest of Government or of the

Rule 29.—Where no Collectors of water-rates are appointed, realizations will be made by the Capal, Revenue Officers in charge of circles and by their authorized subordinates. The instructions embodied in Appendix E regarding collections must be aread as part and purcel of these rules, and must be adhered to by all canal revenue subordinates.

Rule 30 .- Demand statements of the waterrates due from each village will be issued from the Canal Revenue Office at least two months before such water-rates fall due. All demand statements will contain the names and residences of the cultivators from whom water-rates are due, the areas on which rates are payable, and amounts due from each ryot. Demand statements shall be served on the Collector, or if no Collector has been appointed, on some one of the principal applicants. General notice of such service shall be posted on some conspicuous part of each village, and shall specify dutes of pay-

Rule 31.— The dates of payment of water-rates for the different crops shall be as follow:—

For rice 4 let February. , sugarcane . lst Jane. , dalwa and other dryweather crops ... let August.

All payments of water-rates shall be paid is one instalment.

PART VI.

Mule 82.—All objections and claims for remission shall be made to the Deputy Superintendent. Rule 33,-Remissions of water-rates will be granted in whole or in part by the Deputy Superintendent on the following grounds:—

(1) The total failure of supply.
(2) Damage to crops caused by deficiency or delay in the supply of water, in consequence of some act or omission on the part of the supplying officer, and independent of any act or omission on the part of the applicants.
(3) Damage caused by excess water under

above restrictions.

(4)Where it can be shown that no crop was grown as originally intended. vided that no claim for remission shall be allowed unless made while the crops alleged to have been damaged are on the ground.

Rule 34.—Special cases for remission not coming under the above heads shall be reported to the

Collector for orders.

Rule 35.-All orders passed on claims for remission shall be duly communicated to the parties concerned.

PART VII.

Of Miscellaneous Sources of Revenue.

Rule 36.-Written applications must be given on plain paper to the Deputy Superintendent or to his duly authorized subordinate by any person wishing to cultivate Government canal lands, catch fish, or farm or purchase any mis-cellaneous source of canal revenue. The rules and procedure for dealing with these applications

will be the same as those for dealing with applications for water, except that after necessary enquiry the applicant shall, if his demand be complied with, be called on to execute a kaboolyut, a pattah being made over to him.

Rule 37.—Leases for miscellaneous sources of revenue shall usually run for three or five years, at the discretion of the Deputy Superintendent; but all payments thereon shall be annual and pay-

able on the 1st of June.

Rule 38.—A separate register (Register No. III) shall be maintained of all misseilaneous

PART VIII.

Of Registers to be maintained under these Rules.

Rule 39.—The following registers shall be maintained by the Deputy Revenue Superintendent:

Register No. I.—Register of applications. Do. No. II.—Do. of water-rate water-rate leases (in head office only).

Register No. III.—Register of miscellaneous leases.

Register No. IV.—Daily cash-book. Do.

o. No. V.—Register of applications for remissions.

Register No. VI.—Register of persons appointed Collector under section 82.

Register No. VII.—Register of unauthorized irrigation.

Rule 40.—Register of all village channels shall be maintained by the Executive Engineers in such form as the Superintending Engineer may direct, and lists of all such registered village channels shall from time to time be supplied to the Deputy Superintendent.

Agreement to be taken from, and Sunnud given to, the person appointed under Part V. Rule 27. AGREEMENT No.

I, A. B., of village having on the nomination of the leases been appointed by the Deputy Re-venue Superintendent, under section 82, Act III

of 1576, to collect the sum of Rs. on account of water-rates due on lease No. as specified therein, do hereby engage and pro-

1. I will not collect or take from any of the leases any sum whatever over and above that specified in the lease without written authority from the Deputy Revenue Superintendent.

2. For every sum paid to me by any lessee, I will, at the time of payment, grant a recupt in such form as may be prescribed by the Deputy Revenue Superintendent, and I will duly make over to the Deputy Revenue Superintendent or other duly authorized officer every nature received by the from overy lessee.

intendent or other duly authorized officer every sum received by me from every lessee.

3. On the day of , corresponding to (Crysh date), I will pay in to the Deputy Revenue Superintendent or other duly authorized officer the whole sum collected by me from the lessees, and if such sum collected by me from the lessees, and if such sum be not the tail amount due, on the lesse, my sumud may be causelled by the Deputy Revenue Superintendent. I will also give up the counterfolis of my receipt book, together with an account showing the total sum collected from, and the belance still due from, each ryot.

4. I shall be entitled to receive a commission

4. I shall be entitled to receive a commission of 5 per cent. on the total sum collected and paid in by me on or before the day of in full of the demand of each ryst, and shall not be entitled to any further

tions I will forfeit to the Socretary of State amm not exceeding its. 300. (Sd.) , A. B.

SUNNUD No.

To A. B., of village , pergunnah

1. I will not collect or take from any of the leases any sum whatever over and above that

leasees any sum whatever over and above that specified in the lease without written authority from the Deputy Revenue Superintendent.

2. For every sum paid to me by any lessee I will, at the time of payment, grant a receipt in such form as may be prescribed by the Deputy Revenue Superintendent, and I will duly make ever to the Deputy Revenue Superintendent or other duly authorized officer every sum received by me from every lessee.

3. On the day of corre-

3. On the day of corresponding to (Uryah date). I will pay in to the Deputy Revenue Superintendent or other duly authorized officer the whole sum collected duly authorized officer the whole sum collected by me from the lessees, and if such sum be not the full amount due on the lease, my sumud may be cancelled by the Deputy Revenue Super-intendent. I will also give up the counterfoils of my receipt book, together with an account showing the total sum collected from, and the balance still due from, each ryot.

4. I shall be cuttled to receive a commission of 5 per cent, on the total sum collected and

of 5 per cent. on the total sum collected and paid in by me on or before the day of in full of the demand of each ryot, and shall not be entitled to any further remuneration whatever.

For a broach of any of the above condi-tions I will forfest to the Secretary of State a num not exceeding Ra. 500.

Deputy Revenue Superintendent.

APPENDIX E.

The following rules are issued for the information and guidance of the Deputy Revenue Superintendents, tehsildars, and mohurirs :-

Rule 1 .- As a rule all collections should be made by the tehsildar only, or by such

other officer as may be in charge of a canal revenue circle.

Rule 2 .- The tehsildar or officer in charge of a circle will as heretofore grant detail receipts for all collections made by him, will enter such collections as usual in his siha or No. IV Register, will remit all collections periodically to the head office in Cuttack, with detailed "challans" and counterfoils of all receipts granted. In addition to this, he will at the close of each month submit to the Deputy Superintendent in charge of his circle a detailed statement of all collections made by himself during the month. This will be simply a copy of all "siha" entries made by him during the month, and an abstract statement of demands and collections in the subjoined form :-

				31
Dem	ands.			Rs. A. P.
Total demand in No. II (Previous balance Current mount of the Previous	th's assessmance oth's assessmance	ment	•••	2.4
	Grand	l Total	0+0	
Total amount of collections.				Rs. A. P.
tions received from Miscellaneous-			4 , ,	
Total amount of collec- tions received from Miscellaneous mohurir B.	# 0 U		0 · · · · · · · · · · · · · · · · · · ·	
Total amount of collections received from Miscellaneous	• • •			
Total amount collected Water-rates by myself. Miscellaneous		• • •	0.00	
Totul Water-rates Miscellaneous	• • •		* # #	
	Gran	d Total	* * *	
Balance outstanding				

The tehaildar or officer in charge of a circle will also submit to the head office in Outtack half-yearly returns of all cutstanding balances. These returns will show in detail the amounts due from each defaulter. They will be checked and compared in the head office, and then forwarded to the Deputy Superintendent in charge of the canal to which they refer, and he will, when on tour of inspection, ascertain by personal enquiry from the alleged defaulters, as noted in such balance sheet, whether the sums due from them have been realized or not.

Rule 3.- Whenever it may be found necessary to employ ameons and mohurirs for collection work, the following system will be adopted: -

The tehsildar or officer in charge of the circle will remain at head-quarters.

(b) The ameens and mohurirs collecting money will remit once or twice a week all their collections to the tehsildar's cutcherry. These remittances will be accompanied by a challan showing in gross the amounts remitted—
(1) under the head of water-rates, and (2) under miscellaneous, thus—

1877-78.					Rs.	A.	P.
Water-rates	 	0 0 0			80	0	0
Miscellaneous	 			* * *	50	0	0
				0	-	-	-
			Total	****	100	-0	0

and all the counterfoils of receipts granted by the collecting officer.

For the sums so remitted the collecting officer will obtain a receipt from the tehsildar or officer in charge of the tehsil outdierry, and these receipts will as heretofore be posted into collecting officer's "siha" below dates of remittance, sufficient space being left for the purpose. Collecting ameens and mohurirs will keep up detail "sihas" showing the particulars of all sums collected and remitted to the tehsil cutcherry, and at the close of each month will forward their "sihas" to the Deputy Superintendent in charge, procuring the particular and their monthly "sihas" in the subjoined form: from him a receipt for their monthly "siha" in the subjoined form :-

(1) Dates between which collections noted in the "siha" were made.

Name of collecting officer.

(3) Name of officer to whom collections were forwarded.

(4) Dates of receipt of such collections at tehsil cutcherry, with amounts received on each date.

(5) The Deputy Superintendent's certificate that all sums collected and forwarded by collecting officer have been duly acknowledged, and acknowledgments posted into the "siha."

The Deputy Superintendent's receipts will be kept by the collecting officers as vouchers in support of their work until such time as they may be called in by the Canal Revenue Superintendent. This will usually be when the total demands for the years to which such

receipts refer have been finally closed.

Rule 4.—With the monthly "siha" and abstract statement of total demands and collections in his possession, the Deputy Superintendent will have ample information for enabling him to thoroughly check the tehsildar's accounts, and for taking all necessary action with regard to large and long-standing balances. He should periodically check the tehsildar's "siha," or No. IV Register, by comparing the entries in it with those in "ameen's" and mohurir's "sihas," marking off with a red pencil all items checked. By reference to the tehsildar's half-yearly balance sheets he will see at a glance whether the necessary processes have been issued or not, and by comparing it with the tehsildar's No. IV Register, should occasionally satisfy himself that amounts due on legal processes have been credited to Government. When on tour of inspection he should look into collecting officers' "sihas," and satisfy himself that they are properly kept up.

Rule 5.—Forms for tehsildar's, ameen's, and mohurir's "sihas" will be issued in detached sheets of Alipore Jail paper; each sheet will be numbered and initialled by the Deputy Superintendent. Printed forms of "half-yearly" balance statements will be issued for the use of tehsildars or other officers in charge of circles. All receipts and counterfoils issued from the head office will bear the initials of the head clerk or head mohurir, and

each volume will be separately numbered and paged.

Water-rate Register No. I-Register of Applications for Circle Offices.

l	\$				3			4			δ		6	7
Do.	Names of one or two lead-	AREA AND LIMITATION OF LAND APPLIED FOR.					tained by local on an			on are	Amount due on area shown in column 4.		Period for Which water is applied for.	How and when uisposed of.
icalio		Aron,			Situation.		on garage							
Serial number		Acre.	Gt.	Bin.	Mousah.	Peral.	Acre.	Gt.	Bis.	Ra	A.	P.		
			_						7			,		
							-							

Water-rate Register No. II-For Head Office only.

2		3		1		•			õ	ß	7	8
8	Names and Residences of Applicants.			MPASTE	LEMENTO	OR	off Bres	no shown	hers de.	isue of mider	8	
Pug Pug		Restal	rnoes.	P	low.	I	.IPT.			2 15	of LIS	Pate of roulization
appl	Namos.	Mousah.	Pargia.	Acres.	Gt. B	ta. Acres	Gt Bis.	Ra.	A. P.	Urop	Proc Act	
				1					9			
					П	:						
	applements.	NAMES AN	Names and Resident Applicants. Resid	Names and Residences of Applicants. Residences.	NAMES AND RESIDENCES OF APPLICABLE. Residences.	Names and Residences of MPASTE SURVE Residences. Flow.	NAMES AND RESIDENCES OF MEASUREMENTS SURVEY RECORD ROSSING.	NAMES AND RESIDENCES OF MFASTERMENTS OF SCRYET RECOLDS. Residences. Flow. Livt.	NAMES AND RESIDENCES OF MPASTERMENTS OR ADDRESS OF STREET RECOLDS. Residences. Flow. Litt. Names.	NAMES AND RESIDENCES OF MPASTERMENTS OR AMOUNTS due on areas shown in column 4. Residences. Flow. LIVI.	NAMES AND RESIDENCES OF MPAST RESORDS. Amounts due on great shown in column 4. Residences. Flow. Livr.	Remisence. Names and residences of Measurements on Amounts due on areas shown in column 4. Remisences. Plow. Livi.

Miscellaneous Register No. III - For Circle and Head Offices.

4	1 2	NAMES AND PRO								
8	E 3		Resid	ence,	Abstract of lease	Amount due on lones.	Dates of tranc of process.	linto of payment.	REMARKS.	
D Con	28	Names.	Moumh.	Pergh.						
	1				1	-				
]				
							•	į.		

Siha or Daily Cash-book, Register No. IV, in Circle and Head Offices, as well as for each Circle Office.

Date	From	Residen	ce of ditto.	disto.	Sccount.	Amor			A recogni	Dail	y total.	Remarks as to
of receipt.	whom realized.	Housah.	Pentunnah	Number of appli- cation or leave or where arround realized was dec-	On what	What yourself.	Re.	Δ. 1	1 5 3	Ra.	A. P.	remittance to whom, &c.
			1							2		
											٠	
the state of the state of												

Register of Applications for Remission, Register No. V, for Head Office only.

10	4	NAMES AND RES	EDERCHE OF APPLICATES	eheneda mession	ner pie.	teh flor	wipt in	ordera	3	
humik ar.	diam		Residences.		Ten GP	Indpa	1 200		E .	REMARKS
Gertal number each year.	Pate of receipt.	Namea.	Mouzah Pergunnah.	Abstract of contract of the charmed	No. of bress of at pit-	Date of shepatch for enquire.	Bend of Head of enquire	Ahatract of passed.	Amount	
							!			
,					t .			1		1
i										
								. •		1
										•

Ragister of persons appointed Collectors under Rule

, Register No. VI.

commission				units to he outsel in rillage	Applications for grant are grant are grant	are granted.		control and attention of villages for which an anada are granted.		Residences.		
8.	۵.	Ra	Ibates of secreting College	Average Courts	8 4 8 1	Pergunna b.	Namos.	Pergunnali.	Mounn.	Pames.		
					j							

egister of illicit or unauthorised Irrigation, Register No. VII, for Head Office only.

52		RES ARES.	•
11		Pates of realization.	
. 10	Date of issue	of process-s under Act VIII	
•	RATE AND TOTAL AMOUST OF ASSEMBLENT.	Amount.	
	RATE AND	Bale per	
60	Arra answerd under	Cits 1:15.	
20	9	Opiers Inseed of Chief.	
ψ		officer o report	
v2	of one or	Persh.	
	Residence of	Mourah.	•
•		Marries of one or two landing ryote.	•
	City and ares Uliculy	Cream Acres (Sta. 1884)	
	3	Tremedial.	
		Date of mercept	•

APPENDIX A.

Application for water for rice crops at Re. 1-8 per acre flow and Re. 1 per acre lift.

We, the understaned cultivators of lands in mouzah , pergunnah , do horeby apply for canal water for years from No. channel of the canal, for all the rice-cultivated and irrigable areas in mouzah , pergunnah . We agree to pay for all the areas which may be accertained, irrigable or irrigated, by enquiry and measurement, as per the domand statements issued on us by the Deputy Superintendent or his duly authorized subordinate on the dates and in the manner recorded in the Canal Revenue Rules. We agree to abide by the measurements recorded in the Cadastral Survey Khasrahs and by all the rules issued under the Canal Act.

We also agree that in case we refuse to carry out this application when accepted, we shall be jointly and severally liable to the Secretary of State for India in Council in the nam of Re.

as compensation. Under rule of Canal Polles we hereby appoint of mouzah, pergunnah. as the person through whom pay the amounts severally due from us. 2 we are willing

	Dates and amounts of releasement	Amount.	Re. A. T.
			10-
	There of same	remarks under	
		in calumn s.	Re.
	tained by aureny	I.+18.	Acres Gis Bis. Acres. Gis. Bis. Ra.
	Areas a nar-relained by gurrey received by ineasurements.	Plow	Arres Gts Bis.
		Arplicant's signature	
- !-	is required as per-	Litt	Acres GL Bis
	Areas for which water is required as per applicates, statements.	Flow.	Acres. Gis. Bis. Acres
		demes	Pergumah
	and residences of applicants	Resid	Mounth
	Kaines		

APPENDIX B.

erop at Rs. per acre flow and Ru. per acre left,

Application for water for

We the undersigned, do hereby apply for eanal water from No. channel of the canal for the areas noted in our application. We agree to pay whatever are not payable as per demand statements of Deputy Superintendent for all areas, irrigable or irrigated, within the chaks and boundaries noted at the back of this application. We agree to abide by Cadastral Survey measurements and by all the rules issued under the Canal Act. We agree that in case we refuse to carry out this application, we shall be jointly and severally liable to the Secretary of State for India in Council in the sum of Rs. We are , as the person through whom , pergunnah of mourah of the Canal Rules we hereby appoint the amounts severally due from us. Under rule as Amprehension. willing to pay

	Names and resultances of applicants.	Areas for which canal trater to required on par applicated statements.	nal destre to required.		Area se agret	Areas as agents ined by servey records or measurements.		Tetal amount due	due	Dates of isone	of realization.
Exemples	Porm.	Flow.	Lin	Shensture of applicants.	Flow.	Life.		in conume 6.		under act VIII of 1968.	Dates
-	Therpassing, Acre	Verguenal. Arrea Gta Bin Arrea. Otto Bin	Acres. Ota Ria	4	Acres, Gte Rb. Acres. Gts. Bis.	Acres. G	la Biel	Re. A.	lis d		

APPENDIX C.

The undermentioned area having applied for canal supply for years, please grant water from No. channel to the areas and crops noted below, and record date of each watering on the back of this permit.

1	BITUAT	IA CHA WOIT	Crop for which					
TABLET ONN OR TWO OF		Bituntion.			Area.		aupplymny be granted.	
	Chak.	Villago	Pergh.	Acres.	Gts.	Bin.		
			-	1		1		
								i i

This to be prepared in duplicate whenever applicants may demand a copy.

RAILWAY.

Darjeeling, the 8th July 1880.

No 161.—Notification.—Mr. A. W. U. Pope, Assistant Traffic Superintendent, is appointed to officiate as Traffic Superintendent, Tirhoot and Patna-Gya State Railways, during the absence of Mr. Johnston or until further orders.

F. S. STANTON, Lieut.-Col., B.E.,
Offg. Secy. to the Govt. of Bengal,
P. W. Dept.

[Third Publication.] DECLARATION.

The 26th June 1880.—Whereas it appears to the Lieu:enant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for the Calcutta and South-Eastern Railway, for the diversion of the foot-path from the Gurreah Bazar to the Gurreah Station, at mouzah Mohamayapore, pergunuah Medonmollo, zillah 24-Pergunuaha, it is hereby declared that, for the above purpose, pieces of land measuring more or less three bighas are required. The boundaries of the lands are as follows: Bounded on the north by the Canal surplus lands; on the east by the tenanted land of Kedar Nath Mondle; on the west by the tenanted land of Gopal Chunder Sardar; on the south by the tenanted lands of Kader Nath Mondle, Bama Bewa, Uttam Chunder Laskar, Nobin Chunder Laskar, Rassick Lal Mondle, Gobinda Chunder Sardar, Bhola Nath Mozoomdar, and Gopal Chunder Sardar.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all

whom it may concern.

F. S. STANTON, Liout.-Col., R.E., Offg. Secy. to the Govt. of Bengal, P. W. Dept.

SMALL CAUSE COURT NOTICES.

Unnex Section 14, Act XI of 1865, notice is hereby given that, subject to the orders of Government, the Judge of the Court of Small Causes at Narail will sit again in that Court on the dates mentioned below:—

Tuesday, the 20th July 1880. Wednesday, the 21st ,, ,, Thursday, the 22nd ,, ,,

NARAIL SMALL CAUSE COURT, the 7th July 1880.

JOHN WESTON, Judge.

Unnan Section 14. Act XI of 1865, notice is hereby given that, subject to the orders of Government, the Judge of the Courts of Small Causes of Kishnaghur, Meherpore, and Ranaghat will hold his aittings in the Kishnaghur and Meherpore Courts during the mouth of July current on the dates mentioned below, viz.—

Kishnaghur Court, 12th July 1890 (in addition to the days already notified in the Calcutta Gazette of the 7th January 1880.)

Mcherpore Court, from 14th July 1880.

BROJONOUUN DUTT, Offg. Judge.

KISHNAGHUR SMALL CAUSE COURT, the 10th July 1880.

TREASURY NOTICES.

UNCOVENANTED DEPUTY COLLECTOR BABOO RAJENDRO NATH GHOSH has been placed in charge of the Julpigoree Treasury from 27th May 1880, and is authorized to draw bills on other treasuries.

H. ULYCK BROWNE, Commr. of the Rajshahye and Coach Behar Divn.

The 28th June 1880.

OFFICIATING DEPUTY COLLECTOR BAROO ASHOOTOSH SIRCAR has been placed in charge of the Gya Treasury, and is authorized to draw bills on other treasuries.

J. W. EDGAR, Offg. Commissioner.

EDUCATIONAL NOTICES.

Orders by the Vice-Chancellor and Syndicate of the Calcutta University.

The following changes in the Regulations in Arts Law, Medicine and Engineering having been sanctioned by the Senate and approved by His Excellency the Governor-General in Council, are published for general information:—

The following foot-note has been appended to the word "school" in the marginal note to the Entrance Certificate (Appendix A):-

"It is in the power of the Syndicate to refuse to recognize any school unless it is certified by a Government Inspector of Schools as having been in existence since the 1st of March next preceding the examination, and as qualified to teach up to the Entrance Standard."

In paragraph 9 of the Regulations for Honours in Arts, the words "Bistory of Philosophy" have been substituted for the words "Natural Theology," and the words "(a) Natural Theology "for the words "(a) History of Philosophy."

In paragraph 6 of the Regulations for the License in Medicine and Surgery, for the words "the Syndicate shall notify, three months before the examination, the portions of the subjects of Chemistry and Botany in which candidates shall be examined," the following words have been substituted:—

"The Syndicate shall notify, three months before the examination, the portions of Botany in which candidates shall be examined"

For the words "on the first Monday in December," in paragraph 1 of the Regulations for the Entrance Examination; for the words "on the morning of the fourth Monday after the examination," in paragraph 7 of the same Regulations; for the words "on the first Monday in December." in paragraph 1 of the Regulations for the F. A. Examination; for the words "on the morning of the fourth Monday after the examination," in paragraph 7 of the same Regulations; for the words "in the first week in January," in paragraph 1 of the Regulations for the Bachelor of Arts Examination; for the words "on the morning of the fourth Monday after the examination," in paragraph 7 of the same Regulations; for the words "in the first week in February" in paragraph 1 of the Regulations for Honours in Arts; for the words "on or before the first day of December," in paragraph 2 of the Regulations; for the words "on or before the 1st of January," in paragraph 2 of the Regulations for the examination for the degree of Master of Arts; for the words "in the first week in January," in paragraph 1 of the Regulations for the degree of Bachelor in Law for the words "in the first week in March," in paragraph 1 of the Regulations for the Regulations for the Regulations for the degree of Bachelor in Madeine; for the words "in the first week of April." in paragraph 1 of the Regulations for the degree of Decetor in Medicine; for the words. "in the first week of April." in paragraph 1 of the Regulations for the License in Civil Engineering; and in paragraph 1 of the Regulations for the degree of Bachelor in Civil Engineering; and in paragraph 1 of the Regulations for the degree of Bachelor in Civil Engineering; and for the words "in the first week of June," in paragraph 1 of the Regulations for the degree of Bachelor in Civil Engineering; and for the words "in the first week of June," in paragraph 1 of the Regulations for the degree of Bachelor in Civil Engineering; and for the words "in the first week of June," in paragraph 1 of the Regulations for the deg

"At such time as the Syndicate shall determine, the date to be approximately notified in the Calendar for the year."

SENATE House, the 24th June 1880.

CHARLES H. TAWNEY, Registrar.



It is hereby notified that of the 21 junior scholarships allotted to this division, the seven second grade scholarships will be awarded to those candidates who stand highest in order of merit in the divisional list in the examination to be held in December next, and that the remaining fourteen third grade scholarships will be distributed among the several districts of the division as follows:—

Dacea					3 .
Furreedpore				4 0 0	2
Backergunge	• • •		9 0 0	* * *	3
Mymenningh			0		8
Tipperalı					3
					-
		Total			1.4

ORBOY CHURN SEN, Peral. Asst., for Offg. Commr.

NOTIFICATIONS OF THE BOARD OF REVENUE.

No. 769B

Notice is hereby given that the Eighth Sale of Opium, the provision of 1877-78 and 1878-79, will be held at the Government Opium Sale-room, No. 2, Bankshall-street, on Monday, the 2nd August 1880, at 11 A.M., and will comprise 4.700 cheats, viz.—

					Chests
Behar	Opinm	- O -	* 4 * *		2,350
Benares	**	W =-			2,850
			Total	0.5	4.700
			,		

- 2. The general conditions of the sale now advertised will be the same as the may be accertained by reference to the Notification issued on the 2nd December 11 published in the Government and Exchange Gazettes, or on personal application at the Office of the Board of Revenue.
- 3. The latest dates for deposit and clearance will be the 7th and 17th August 1880 respectively,—that is to say, no Bank of Bengal Receipts, Government Promissory Notes, or other public accurations that may be tendered for deposit in redemption of Promissory Notes given by purchasers in the sale-room will be received after 1-30 r.m. of Saturday, the 7th August 1880, and no Bank of Bengal Receipts in full payment of lots will be accepted after 3-30 r.m. of Tuesday, the 17th August 1880.
- 4. In addition to the quantity above advertised for sale, the following quantities, more or less, of Behar and Benares Onium will be brought to sale in the present year on or about the dates specified below. The Board of Revenue, however, reserve to themselves the right of altering those dates should circumstances render it expedient to do so:—

4	Dayne.		Behar, about Ohesta.	Benares, about Chests.	Chests.
On or about Ditto Ditto	Thursday, 2nd September 1880 Monday, 4th October ,, Thursday, 4th November ,, Wednesday, 1st December ,,	• • •	2,350 2,350 2.350 2 850	2,350 2,350 2,350 2,350	4,700 4,700 4,700 4,700
1-	Total		9,400	9,400	18,800

By order of the Board of Revenue, L. P.,

A. Fordes, Offg. Secretary.

OF REVENUE, L.P., FORE WILLIAM, the 29th June 1880.

Statement showing the Importation of Salt (private property) in bond and aftout on the River Hooghly subject to Customs duty on the 30th June 1880,

•			Government goluhs.	Private golaha.	Afloat.	Total.
			Mds.	Mds.	Mdn.	Mds.
Liverpool Punga	101	101	3,68,427		5,83,572	9,01,999
French Kurkutch			23,048	111111		23,048
Italian ditto			17,810	4 6 7 0 9 9	4 0 5 0 2-5	17,810
Bombay ditto			6,829	041001		6,829
Arabian and Persian	Gulfs	Kur-				
kutch and Museat	Rock		3,40,233		19,549	8,59,782
Cadiz Kurkutch			7,344			7,344
	Total		7,63,691	*	5,58,121	13,16,812

By order of the Board of Revenue, L. P.,

J. Scobell Armstrong, Offg. Collector of Customs.

CUSTOM HOUSE, CALCUTTA, the 7th July 1880.

- word

the onhi-

No. 29 of 1880.



he Calcutta Gazette.

WEDNESDAY, JULY 21, 1880.

CONTENTS.

PART 1 Orders and Motifications by the LtGovernor	Page.	PART IIL-Acts of the Bengal Council		Page.
of Begent the Harry Court, Government Treasury, &c.	618-684			
PART IA Cuiate and Motifich Cous by the Government		tain Public Demands	-(3)	125121
of India again a 2 may grow on	115	PART WBills of the Bengal Council	***	Wii.
PART IL Silvertischenis	793-744	Hopplement No. 10	981 *9=	785-744
to Part IA is not see	is to officer	receiving the Gasette of India.		

PARTI

and Notifications by the Tient. Bovernor of the Bigh Court, Covernment Treasury, &c.

ORDERS BY THE LIEUT.-GOVERNOR OF BENGAL.

NOTIFICATION.

The 80th June 1880 .- The following programme of the first portion of His Honor the Lieutenant-Governor's approaching tour is published for general information :-

Jeave	Darjeeling	1			24th July.
22	Sara		0 0 0	0.00	25th ,,
2.0	Rampore Beaul	cah			27th ,,
Ja.	hhagulppre	***			2nd August.
33 22	Moughyr		- 0.0	001	4th
33	Durbhunga				8th
23	Mosufferpore		0 4-0		11th ,,
	, -		-	le .	E. R. HENRY,
	-1 c .	31	-		Duinata Cama

No. 3466A.

GENERAL.—The 15th Jone 1880.—Mr. rG. C. Kilby, Deputy Superintendent and Remembrancer of Legal Affairs, is allowed leave for three months, under the rules in Chapter VII of the Civil Leave Oude, with effect from the 29th proximo.

The 6th July 1880.—Baboo Fran Kissen Das, temporary Sub-Deputy Collector at Bagirhaut, in the district of Jessore, is appointed temporarily to be a Sub-Deputy Collector of the First Grade, during the absence, on deputation, of Baboo Dwarkanath Mockerjee, or until further orders.

Baboo Abinas Chunder Staval is appointed temporarily to be a Sub-Deputy Collector

Baboo Abinas Chunder Staval is appointed temporarity to be a Sub-Deputy Collector of the Second Orade, rice Baboo Pran Kissen Das, promoted, and is posted to the Jungy-pore Division of the Moos hedabad district:

The 9th July 1880.—Mr. T. As Pearson, Barrister at law, is appointed to act as Deputy Superintendent and Remembrances of Legal Affairs, during the absence, on leave, of Mr. G. C. Kilby, or until further orders.

Mr. J. C. Lloyd, Sub-Deputy Collector in the district of Hooghly, is allowed leave for two months under Section 4, Supplement F of the Civil Leave Code, with effect from the date on which he may avail himself of it

The 14th July 1880.-Mr. T. L. L. Jenkins, Assistant Magistrate and Collector, in the district of Durbhunga, is appointed to have temporary charge of the Mudhoobunnes Division of that district with effect from the date on which he joined the appointment.

Mr. F. H. Elphinstone, Deputy Magistrate and Deputy Collector in the district of

Patna, is transferred to the district of Durbhunga.

Baboo Ram Churn Bose, Deputy Magistrate and Deputy Collector, in charge of the Bishenpore Division of the Bankoora district, is transferred to the Nuddea district, and is appointed to have charge of the Ranaghat division of the latter district.

Baboo Chunder Seeker Bauerjee, Deputy Magistrate and Deputy Collector, in charge of the Ranaghat Division of the Nuddea district, is transferred to the Backergunge district,

and is appointed to have charge of the Patuakhally Division of the latter district.

Baboo Nobiu Kristo Sircar, Deputy Magistrate and Deputy Collector, in the district

of Moorshedabad, on leave, is transferred to the Nudden district.

Baboo Adhar Lal Sen, Officiating Deputy Magistrate and Deputy Collector, in the

district of Chittagong, is transferred to the Jessore district.

Baboo Okhoy Coomar Chatterjee, Deputy Magistrate and Deputy Collector, in the district of Balasore, on leave, is transferred to the Bankoura district, and is appointed to have charge of the Bishenpore Division of the latter district.

Mr. R. Porch, Officiating Magistrate and Collector of the district of Maldah, is appointed to act, until further orders, in the First Grade of Magistrates and Collectors, with effect from the date on which Mr. C. F. Worsley availed himself of his leave.

Mr. W. M. Clay, Officiating Magistrate and Collector of the district of Rabna, is

appointed to act, until further orders, in the First Grade of Magistrates and Collectors with effect from the 6th instant, vice Mr. J J Livesay, on leavel. "

Mr. J. E. B. Jeffery, Officiating Magistrate and 'ollector of the district of Furreedpore, is appointed to act, until further; orders, in the Second Grade of Magistrates and Collectors, vice Mr. R. Porch.

Mr. P. Nolen, Officiating Magistrate and Collector of the district of Shahabad, is appointed to act, until further orders in the Second Grade of Magistrates and Collectors, wice Mr. W. M. Clay.

Baboo Satya Taran Mookerjee is appointed temporarily to be a Sub-Deputy Collector of the Second Grade, vice Baboo Tarinidas Banerjee, resigned, and is posted to the Hazari-

bagh district.

Mr. J. A. Hopkins, Magistrate and Collector of the Purneah district, is allowed leave for two months and fifteen days, under the rules in Chapter VII of the Civil Leave Code, with effect from the date in August next on which he may avail himself of it.

Mr. J. Pratt, Officiating Joint-Magistrate and Deputy Collector in the district of Purneah, is appointed to act temporarily as Magistrate and Collector of that district, during the absence, on leave, of Mr. J. A. Hopkins, or until further orders

The 16th July 1880 .- The following Officiating Joint-Magistrates and Deputy Coltectors of the Second Grade are appointed to act, until further orders, in the First Grade, with effect from the dates mentioned opposite their names:-

> from the forenoon of the 1st July 1880. Mr. A. E. Staley, , F. R. S. Collier ,, 2nd ., J. D. Gael i 10th 3.1 lith " J. Kennedy 7.0 3.3 2.3

The following Assistant Magistrates and Collectors are appointed to act, until further orders, as Joint-Magistrates and Deputy Collectors of the Second Grade, with effect from the dates mentioned opposite their names :

> Mr. D. B. Allen, from the forenoon of the lat July 1880.

, H. P. Peterson C. R. Marriott " C. J. S. Faulder 10th 2.0 NC 21 " F. A. Slack . " - Plate 31 > 31

The 19th July 1880 .- Babon Gunga Narain Roy, temporary Sub-Deputy Collector, is posted to Kislinaghur, in the district of Nusidea.

Mr. J. R. Hallett, c.v., reported his departure from India on furtough on the afternoon of the 10th metant.

The 20th July 1880. Bahoo Tarini Churn Mitter, Deputy Magistrate and Deputy Collector, Mohashreha, Howrah, is allowed leave for one work, under the cules in Compter VII of the Civil Leave Code, in extension of that granted him ander orders of the 24th

POLICE -The 12th July 1980 .- Mr. E. St. George Kaye, Assistant Superintendent of Police in the district of Moorahedahad, is transferred to the district of the 24-Pergunushe Mr. L. St. John Brodrick, Officiating Assistant Superintendent of Police, is posted to the district of Moorshedahad.

EDUCATION .- The 19th July 1880 .- Baboo Biresvar Mitra, M.A., Head-master of the Krishnaghur Collegiste School, is allowed leave for three months, under Section 4, Supplement F of the Civil Leave Code, with effect from the 1st instant.

OPIUM. - The 10th July 1880 .- Mr. H. F. Drummond, Officiating Sub-Deputy Opium Agent, Shahabad, is appointed to act as Sub-Deputy Opium Agent of Tirhoot, during the absence, ou leave, of Mr. W. Masters, or until further orders. Thus cancels the orders of the 28th May 1880, appointing Mr. A. F. Mackenzie to act as Sub-Deputy Opium Agent of Tirhoot.

Mr. J. Christian, Assistant Sub-Deputy Opium Agent, acted as Sub-Deputy Opium Agent of Shahabad from the 18th ultimo until Mr. T. F. Peppe's return from leave.

The 20th July 1880 - Mr. J. A. Flyter, Officiating Sub-Deputy Opium Agent of Futtehpore, was absent on leave from the forenoon of the 10th to the afternoon of the 30th April last, under Section 4, Supplement F of the Civil Leave Code.

Mr. L. L. Parrott, Assistant Sub-Deputy Opium Agent, acted as Sub-Deputy Opium Agent of Futtelipole from the foreucon of the 10th to the afternoon of the 30th April last,

vice Mr J. A. Flyter on leave.

MEDICAL. - The 29th June 1880. - The services of the following supernumerary Assistant Surgeons are placed at the disposal of the Government of the North-Western Provinces and Oudh :-

Baboo Nrependro Chandra Mukhapadhyay.

Kali Kristo Chatterjee.

. Sasi Bhushan Kumar.

The 9th July 1880 .- Dr. C. J. W. Meadows, Civil Surgeon of Chumparun, is allowed leave for three months wilder the rules in Chapter VII of the Civil Leave Code, with effect from the 11th instant.

Dr. J. C. Shaw, Civil Surgeon of Mymensing, is appointed to act as Civil Surgeon of Chumparun, during the absence, on leave, of Dr. C. J. W. Meadows, or until further orders.

The 12th July 1880.—Assistant Surgeon Girish Chunder Dey, a Supernumerary at the Presidency, is appointed to have charge of the Sumphoonath Pundit Hospital at Bhowanipore, during the absence of Assistant Surgeon Ram Moy Roy, on duty with the Lieutenant-Governor on tour, or until further orders.

The 13th July 1880 .- Assistant Surgeon Amar Chand Mookerjee is allowed leave for aix months, under Section 17A of the Civil Leave Code, in extension of the leave granted to him under orders of the 10th July 1879.

The 15th July 1880. - Assistant Surgeon Avinas Chander Bandyapadhyay, House Physician, 2nd Physician's Ward, Medical College Hospital, is allowed leave for 17 months, under Section 17A of the Civil Leave Code, with effect from the date in the first week of August next on which he may avail himself of it.

The 19th July 1880.-The services of Assistant Surgeon Bhagabat Chandra Rudra are placed temporarily at the disposal of the Government of India in the Foreign Department.

Assistant Surgeon Chandra Nath Chowdhry having returned to duty on the 31st May last, the unexpired portion of the leave granted him under orders of the 29th idem. is cancelled.

Ponr Taver.—The 9th July 1880.—The following gentlemen are re-appointed to be Commissioners for making Improvements in the Port of Calcutta, under Act V (B.C.) of 1870, with effect from the date on which their present term of appointment expires, viz. -

> Mr. Bradford Leslie. Mr. Robert Steel. .

MUNICIPAL .- The 8th July 1880 .- The undermentioned gentlemen are appointed to be Commissioners of the Municipality of Chupra, in the district of Sarun :-

. Mr. R Ghosh, Barrister-at-Law, vice Bahoo Lalji Sahoy.

Moulvi Mobarak Homain, Pleader, vice Moulvi Dost Mohamed. Baboo Jamvar Dass in re-appointed to be a Commissioner of the above Municipality.

The undermentioned gentlemen are appointed to be Commissioners of the Municipality of the suburbs of Calcutta

Mr. R. Brownfuld, Barrister-at-Law, vice Mr. George Yule,

Raboo Lante Lall Scul, Zemindar, vice Baboo Hem Chander Banerjee.
The Rev. J.-E. Payne, L. M. S. Institution, Bhowanipore, vice the Rev. J. P.

Mr. G. J. Scott, Secretary, India General Steam Navigation Company, vice baboo Shyama Churu Law.

The 10th July 1880 .- The District Superintendent of Police, Beerbhoom, is appointed to be an ex-officer Commissioner of the Municipality of Soorce.

The 18th July 1880 .- Mr. G. Sam, District Traffic Superintendent, East Indian Railway, Sahibgunge, is appointed to be a Municipal Commissioner for that station, vice Mr. J. F. Thompson.

ROAD CESS .- The 29th June 1880 .- The undermentioned gentlemen are appointed to be members of the Branch Road Cess Committee of the sub-division of Pachumba, in the district of Hazaribagh:-

The Sub-Divisional Officer, Chairman, ex-officio.

Mr. T. W. Tweedie, Manager of the Dhunwar Estate, Vice-Chairman. Moonail of Khurruckdiha,

Resident Engineer, East Indian Railway, Giridih,

Inspector of Police

Raja Poresh Nath Singh, Zemindar, Baboo Adhur Kali Mookerjee, Sub-Manager, Encumbered Estates

Moonshi Doorga Prosad, Manager, Gawan Estate, Baboo Gogan Chunder Banerjee, Sub-Deputy Collector,

Moonshi Gouri Prosad, Pleader, Khaji Mahomed Jan, Zemindar, Tekait Siddanath Singh, Zemindar,

Mr. W. H. Stivenson, Missionary,
Khaji Wahed Jan, Zemindar,
The 14th July 1880.—Baboo Tiknarayan Sing, Ghatwal of Belhar and Rota, is appointed to be a member of the Branch Road Cess Committee at Banka, in the district of Bhagulpore.

HOBACE A. COCKERELL, Secy. to the Goul. of Bengal.

Members.

ex-officio members.

ERRATUM.

The 14th July 1880.—In the orders of the 17th May last, published at page 383 of Part I of the Calcutta Gazette of the 19th idem, regarding the appointment of members of the Branch Road Cess Committee at Banka, in the district of Bhagulpore, for "Baboo Birj" Partap Singh, Ghatwal of Belhar and Rota," read "Birj Protap Sing, Zemindar of Bundi;" for "Baboo Dauraj Singh, Ghatwal of Kateri," read "Baboo Dhanraj Sing of Kotoria;" and for "Masudun Singh, Zemindar of Ranjwara," read "Masudun Sing, Zemindar of Panjwarah." Horace A. Cockerell, Secy. to the Goot. of Bengal.

ERRATUM.

The 29th July 1880.—In modification of the notifications dated 9th December 1879 and 1st May 1880, publishing the names of successful candidates for enrolment as Revenue Agenta, which appeared in Part I of the Calcutta Gazette of the 10th December 1879, page 1222, and Part I of the Calcutta Gazette of the 5th May 1880, page 386, the following corrected names are published :-

District.		Number.	For	ь	Read
Gya	0 0 0	18	Lachmi Prasad		Lachman Pracad.
Do.		14	Lutf Husain		Latif Husain.
Do.		27	Sayed Ameer Ali	 4	Shaik Ameer Ali. A. Mackensee,
					Secy. to the Govt. of Bengal.

[First Publication.] NOTIFICATION.

The 19th July 1850 .- It is hereby notified, under Section 19 of the Indian Forest Act (Act VII of 1878), that the following tract of land in the Darjeeling district, which in the notification of the 18th October 1879, under section 4 of that Act, it was proposed to constitute a reserved forest, shall from the 1st August next be a "Reserved Forest" under the said Act :-

Distrace.	Pergunnah or other Sub-Division	Name of Forest	Domadarias.
Darjeeling	Hill Territory	Pugraingbong	North.—A Jhors separating the forcet from the Goompahag February Reserve. Bast.—A demarcated line from that Jhora to the Pugrainghong spur, and thence to the Nagri radge at the head of the Kundanghhong Jhora. South and West.—A demarcated line along the great of the Nagri spur.

A. MACKENSIE, Secy. to the Govt. of Bengal.

[First Publication.] NOTIFICATION

The 20th July 1880.—The following programme of a visitation tour of the Lord Bishop of Calcutta is hereby published for general information :-

L.	Station	В.			ļ	Δ.	rrival.		De _l	narture.		RHMARKS.
Darjeeling Julpakuri	***			439	*11	Priday.	August	nth	Priday, Monday,	August	Gt h	
Rumpur	1.6	0.0			- 20	Tuesday,	11	201h	Wednesday,	11	11111	Un Kawnia.
Coooli Beliar	***	0.00		* * *	-11	Wednesday,		1111	Prulay,		13th	Fid Aupur.
Mixa	> 0.0	200		11.6	***	Priday,	8.6	13th	Tuesday,	44	176h	Vid Alipur, Kawnin, Parbate
Dinagopore Saidour	14+	191			- 40}	Thursday, Priday,	11	10th 20th	Friday, Tunaday,	91	20th	Via Parbatipur.
Kurwong	102	0.04			4.0	Tuesday.	5.0	2411	Thursday,	11	2611	
Jaricoling	500	4.0.0		+11	2.5	Thursday	4.0	26th .	Saturday,	September		
Eurosang	101	111				Saturday,	September		Tuesday.	n notite mark	14th	Fid N. B. R. and E. B. R t Nychatti and Hugh, E. l. R.
Rahibgunj Jurneah	- + +	-				Thursday,	41	1601	Thursday,	**	10th 20th	Via Sahibgun
Bhaculpur		111				Monday,	41	20th	Wednesday.	11	gand	Bitte
amalpur	***	111			7							
Somelia r	170				3.	Wednesday,	9.6	2200	Monday:	1 21	27th	
l vo	111					Monday,	**	971h	Wodnesday,	01	29th	
Inapur					- }	Wednesday,		0061-	Manday,	October	4th	
lankipur		411		111	.)				. 44	.750000		
nleuttn	4 10 0	0.00		++1	110	Tuesday,	October		Tuesday.	2.1	1241	l'er B. I S. N. Co.'s steamer.
alse Point		0.00		0 + 0	100			lath.	mat	100-00		
uttuck	***					Priday.	0.0	158h		October	19th	811 : 67
1111	+ + =	***		2.1.1	100		2.0	Ruth	Wednesday,	0.0	2112 11	Fia Cutuck.
n'ngore	271			* 0.1	0.01		44	27rri	Monday.	* 1	2511	To
lidnapore	174			111	"0.00	Wednesday.	4.4	27th	Thursday,		24111	By road vid Burdwan.
haibaswa	0.00	0.0.0		El o	Tie	Saturday.	11	Sith	Tuesday,	November	thd	
lamoghada	* 4.4	0.00		* 4 9	200	Thursday, Priday,	November	4th	Priday.		Bt li	
lundhu	4	1,14		4.614	++ 1		24	Bth	Monday,	71	Rth	
loruna.		100		-10		Monday,	9-6	612.31	Tuesday,	0.4	111 11	
apkara	4.64	500			1.0-4	Tuesday.	3.1	Oth	Thursday,	9.0	111h	
amtoliya	-00			> 1 0		Thursday,	B+	Hith	Saturday,	31	138h	
(pelinbari	***	40			111	Saturday,	3.9	18th	Mouday.	11	Inch	
181		200	P			Monday.	0.1	15th	Tuesday,	9.6	Idth	
lanchi	244	2.51		**1		Turaday,	p 9	litti	Thursday,	11	25th	
Lezaribagh	944	31			1021	Priday.	. 25	26th	Monday,	- 44	goth	Fid Gradi E. I. R.
Intentia	001	***				Wednesday,	December	lst		1111000		

A. MACKENZIB, Seay. to the Govt. of Bengal,

[First Publication.]

The 20th July 1880 .- The following notification is published for general information.

> A. MACKENZIE, Secy, to the Goet, of Bengal.

GOVERNMENT OF INDIA

MARINE BRANCH-MILITARY DEPARTMENT.

NOTICE TO MARINERS

(No. 8.)

INDIA-WEST COAST.

DABBOL OR ANJANVEL.

Fixed Light at Tolkeshwar.

Notice is hereby given that a light will be exhibited on Tolkeshwar headland (the south shore of Dabhol Creek, known also as Anjanvel or Gopalgad Creek) from the 1st October to list June; commencing on the 1st October 1880.

The Light will be a fixed white light, elevated 333 feet above the level of high water, and should be visible in clear weather through ansure of 173°, or between the bearings N. by W. I.W. (nearly), and S. by E. I.E., from a distance of about 15 miles.

The column, or post, from which the light will be exhibited, is constructed of iron, is 6 inches in diameter, 24 feet high, and painted white; it is enclosed at its base by a circular iron house, also, painted white, and is situated about 100 words W. by S. from Tolkeshware.

iron house, also painted white, and is situated about 100 yards W. by S. from Tolkeshwar temple.

The illuminating apparatus is dioptric, or by lenses of the fifth order.

Position :- Lat. 17 33' 80" N., Long. 78° 7' 45" E.

Bearings are Magnetic and from seaward. Variation 1 o' Easterly in 1880.

By direction of the Government of India,

A. Dundas Taylon, Comdr. (late I. N.), Superintendent, Marine Survey of India.

MARINE SURVEY DEPARTMENT, CALCUTTA, the 10th July 1880.

This Notice affects the following !-

2.3

BRITISH ADMIRALTY Charts No. 738, 2786, 826, and 748b.

Sailing directions, West Coast of Hindostan Pilot, page 121.

Light List for 1880.

INDIAN MARINE SURVEY Charts, Nos. 1234 and 15.
Ilydrographic Notice, No. 20.

Taylor's Sailing Directory, Vol. 1, page 387.

Light List for 1880.

If this Notice is received on board ship, the substance of it should be inserted on the Charts affected by it, and introduced into the Sailing Directions to which it relates.

NOTICE.

The 19th July 1880 .- It is hereby notified for general information, under clause 2, (B.C.) of 1876, that the Lieutenant-Governor intends to vest in the Commissioners of the Gya Municipality the Gya Pilgrim Hospital situated within that Municipality, the said hospital not being private property, nor being the property of any religious institution or society.

COLMAN MACAULAY, Offg. Secy. to the Gort. of Bengal.

NOTIFICATION.

The 19th July 1880 -In supersession of the notification published at page 402 Part I of the Calcutta Gazette of the 26th May 1880, it is hereby notified for general information that, under the power vested in him by section 231 of the Bengal Municipal Act, 1876, the Lieutenant-Governor is pleased, on the recommendation of the Commissioners of the Municipality of Bogra at a meeting, to order that the provisions of sections 278 to 281 of the Act, both inclusive, shall be in force in the said Municipality.

> COLMAN MACAULAY, Offg. Secy. to the Govt. of Bengal.

Third Publication.] NOTIFICATION.

The 5th July 1880.-The following amended Rule XI, of the Rules under section 59 of the Land Acquisition Act, X of 1870, having been sauctioned by the Governor-General of

India in Council, is published for general information :-

XI. On the date on which payment of compensation in any case may become due under section 41 of the Act, the Collector shall tender the amount to such of the persons entitled to receive it as may be present at his office in person, or by agent duly authorized to receive the same, informing them at the same time that in the event of their refusal to accept the amount tendered, no claim to interest will be entertained. Should any such person be absent and have no authorized agent at the Collector's Court, the Collector shall serve a notice upon him calling upon him to attend in person or by agent, within one week of his receipt of the notice, to receive the amount due to him, and warning him that on failure to appear within the period above named, no interest whatever will be paid to him. Should such person neglect to appear within the time specified, the Collector shall, on being satisfied of the due service of the notice, holdshe amount in deposit until it shall be applied for by the person entitled to it. A. MACKENZIE,

Secy. to the Govt. of Bengat.

DECLARATION

The 20th July 1880 .- Whereas it appears to the Lieutenant-Governor of Bengal That The 20th July 1880.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the expense of the Calcutta Manicipality for a public purpose, viz. for a new road from Wellington Street to Bancharam Ukoor's Lane, in the town of Calcutta, in the district of the 24-Perganualis, it is hereby declared that for the above purpose pieces of land, Nos. 5 and 6, Sonatun Scal's Lane, 18, Ukoor Dutt's Lane, and 45 and 46, Wellington Street, measuring, more or less, 4 cottals and 12 chittacks, are required. The boundaries of the lands are as follows:—bounded on the both partly by No. 5, Sonatun Scal's Lane, belonging to Street Rasamouch Doseal, partly by No. 6, Sonatun Scal's Lane, belonging to Hurokristo Dhur, and partly by No. 45, Wellington Street, belonging to Doorga Churn Dutt, and partly by No. 18, Ukoor Dutt's Lane, belonging to Doorga Churn Dutt, and partly by No. 18, Ukoor Dutt's Lane, belonging to Doorga Churn Dutt; on the cast by Bancharam Ukoor's Lane, and on the west by Wellington Street. by Wellington Street.

Plane and specification of the lands are filed in the office of the Commissioners for the town of Calcutta for public inspection.

This declaration is made, under the provisions of section 6 of Act X of 1870, to all whom it may concern.

COLMAN MACAULAY, Offy: Secy. to the Goul, of Bengal.

JUDICIAL DEPARTMENT.

No. 3467A.

The 8th July 1880.—Mr. G. A. Glascott, Landing and Shipping Superintendent, Eastern Bengal Railway, Goalundo, and Baboo Poresh Nath Binwas, Pleader, are appointed to be Honorary Magistrates for the Goalundo Bench, in the district of Furreedpore, and are vested with the powers of a Magistrate of the Third Class.

The 14th July 1880.—Mr. J. Kennedy, Officiating Joint-Magistrate and Deputy Collec-Monghyr, is vested with the power to try summarily the offences mentioned in Section 222 of the Criminal Procedure Code.

Baboo Shama Churn Das, Sub-Deputy Collector in the Sonthal Pergunpahs, is vested with the powers of a Magistrate of the Second Class.

The 15th July 1880.—Mr. W. R. Ricketts, Officiating Deputy Magistrate and Deputy Collector, Nuddea, is vested with the powers of a Magistrate of the Second Class.

The 16th July 1880. - Baboo Nobin Chunder Dam, Officiating Deputy Magistrate and Deputy Collector, Rungpore, is vested with the powers of a Magistrate of the Second Class.

The 20th July 1880 .- Baboo Devendro Chunder Mookerjee, Moonsif of Lohardugga, is vested with the powers of a Magistrate of the Third Class.

Mr. W. Rattray, Deputy Magistrate and Deputy Collector, Rajmahal, Sonthal Pergunnahs, is vested with powers of a Moonsif.

LEAVE OF ABSENCE TO MOONSIPS .- The 16th July 1880. - Baboo Sharut Chunder Mooker jee, Moonsif of Chumparun, is allowed leave for 15 days, under Section 10, Supplement F of the Civil Leave Code, with effect from the 17th May last.

The 20th July 1880.—The late Baboo Ram Dyal Ghose, Moonsif of Lohardugga, was absent on sick leave from the 9th to the 22nd May last, both days inclusive, under Section 4, Supplement F of the Civil Leave Code.

> HORACE A. COCKERELL, Secy. to the Govt. of Bengai.

[First Publication.] NOTIFICATION

7 he 13th July 1880.—Under the authority vested in him by Section 641 of Act X of 1877, the Lieutenant Governor exempts the 17 Chiefs of the Tributary Mehals of Orissa named below from personal appearance in civil courts :-

Maharajah Dhunoorjoy Narain Bhunj Deo of Keonjhar.
,, Kishen Chunder Bhunj Deo of Mayurbhanja.
Rajah Mooney Pal Bahadoor of Pal Lahara.

- Kishen Chunder Murdraj Hurree Chundun of Nilgiri. Jogendro Deo of Baud.
- Hurrechur Khetrio Beerbur Chumptee Sing Mohapatur of Tigiria: 0.0
- Benoodhur Bajrodhur Narindro Mohapatur of Ranpur. Loodoo Kishore Sing Mandhata of Nayagar.
- Brojo Sounder Manning Hurree Chunder Mohapatur of Narsinghpur. Notobur Murdraj Brohmorbur Roy of Khundpara.
- Sree Karan Bhagiruthee Babarta Patuaik of Athgar.
- Dusruthee Beerbur Mungraj Mohapatur of Baramba.
- Chyton Deo Bhunj of Duspulla.
- Mohendro Deo Saont of Athmallik.
- Jonardun Murdraj Jug Deb of Hindol.
- Dinobundhoo Mohindro Bahadgor of Dhenkanal.

HOLACE A. COCKERELL, Secy. to the Govt. of Bengal,

[First Publication.] NOTIFICATION.

The 15th July 1880.—Under section 8, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan marriages and divorces), the Lieutenant-Governor has granted a license to Munshi Torab Ally, Mahomedan Registrar of Durgapore, authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar within the police-station of Phulpore, in the district of Mynicumingh.

HORACK A. OOCKERELL, Secy. to the Gout. of Bengal.

[First Publication.] NOTIFICATION.

The 15th July 1880.—Under section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan marriages and divorces), the Lieutenant-Governor has granted a license to Munshi Khaliluddin. authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar within the police-station of Durgapore, in the district of Mymeusing.

HORACE A. COCKERELL, Secy. to the Govt. of Bengal.

[First Publication] NOTIFICATION.

The 19th July 1880.—In continuation of the notification dated the 13th March 1877, it is hereby notified, under the provisions of section 15 of Act V of 1861, that owing to the bad character and constant depredations committed by the inhabitants of Punkachur and the neighbouring villages of Itwachur, Mullickpore, Patna, Nuldanga, and Brahman Patna, in the district of Jessore, the additional police force of one head-constable and three constables sanctioned in the notification cited above was, with the sanction of the Lieutenant-Governor, retained up to the 30th April 1880.

The cost of this force as given below will be levied from the inhabitants of the said villages according to the assessment of the district Magistrate:—

					Rs.	A.	P.
1 He	ead-constable at Rs. 20				20	0	0
	nstables at Rs. 8 cach	* 0 1			16	0	0
1 Co	nstable at Rs. 7	6 0 4			7	O	0
	ionary charges	104			5	6	0
	onerv and lighting	0 0 0		* * #	1	()	0
	er cent. contingencies		* + 0	9 0 5	4	4	9
		45			-	_	-
		Total per	month	4.07	53	10	(3)
Or fo	r 10 months and 18 day	8 ,	,		568	14	9
Cloth	ing allowance of four me	ce at Rs. 4 pc	er annum		16	0	()
		Gran	d total	all	BQA	14	_
		Olan	u total		MACO.	3.49	0

HORACE A. COCKERELL, Secy. to the Govt. of Bengal.

[Second Publication.] NOTIFICATION.

The 3rd July 1880.—It is hereby notified, under the provisions of section 15 of Act V of 1861, that as the villages of Madartalla, Hajulfati, Kataltali, Bitmare, Nachrapara, Charackkhola, Korartolla, Puteamara, Lemooa, Amtalli, Kakchira, Rupdon Kalmegha, and Sanbooma, in the Perozepore sub-division, in the district of Backergunge, are still in a disturbed and dangerous state owing to the existence of disputes regarding the possession of lands and collection of rents, the Lieutenant-Governor has sanctioned the employment of a special force of one head-constable and ten constables for a further period of twelve months, commencing from the 1st July 1880 to the 80th June 1881, to be quartered at the said villages.

2. The cost of the force as noted below will be assessed and levied from the inhabitants of the villages in proportion to their respective means:—

1 Head-constable at Rs. 25 5 Constables at Rs. 9 5 ditto at Rs. 8	•••		* • • • • • • • • • • • •	***	25 43 40
Or, for twelve months = Contingencies at 10 per cent. =	* 9 4	Total a	nouthly	coat.,	1,320
Pensionary charges	7 8 8		***	• 4.1	132
Clothing allowance Boat and repairs of barracks	***		***		100
		Grand	total	4 * *	1,761

Honaca A. Cockenell, Secy. to the Gost, of Bengal.

[Second Publication.]

NOTIFICATION.

The 12th July 1880.—Under Section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary Registration of Mahomedan Marriages and Divorces), the Lieutenant-Governor has granted a license to Munshi Jalaluddin Ahmad of Shahzadpur, suthorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar within the sub-district of Serajgunge in the district of Pubna.

> HORACE A. COCKERBER, Secy. to the Gost. of Bengal.

[Second Publication.]

The 12th July 1880 —Under Section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary Registration of Mahomedan Marriages and Divorces), the Lieutenant-Governor has granted a liceuse to Muushi Dilawar Ali Khan, authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar within the police station of Shahzadpur, in the district of Pubna.

> HORACE A. COCKERELL, Secy. to the Govt. of Bengal.

[Second Publication] NOTIFICATION.

The 12th July 1880.—It is hereby notified that in the exercise of the powers vested in him by Section 29 of the Bengal Civil Courts Act VI of 1871, the Lieutenant-Governor vests Baboo Anand Kumar Sarbadhikuri, 2nd Moonsif of Baraset, in the district of the 24-Pergunnahs, with the powers of a Judge of a Small Cause Court for the trial of snits cognizable by such Courts within the limit of Rs. 50.

The local limits within which the Moonsif will exercise these powers will correspond

with the limits of his moonsiffee jurisdiction.

HORACE A. COCKERELL. Secy. to the Goot. of Bengal.

[Third Publication.] NOTIFICATION

The 30th June 1880.—Under the provisions of section 5 of the Indian Registration Act, III of 1877, the Lieutenant-Governor sanctions the abolition of the present Debipur Sub-Registry Office, and the formation in its place of the sub-district of Bankipore, with head-quarters at Bankipore, and jurisdiction conterminous with thana Bankipore, in the sub-division of Diamond Harbour, in the district of the 24-Pergunnahs. Thana Debipur, which was comprised in the sub-district of Debipur, will be transferred to the sub-district of Dismond Harbour The changes will take effect on and from the 1st August 1880.

HORACE A. COCKERELL, Secy. to the Govt. of Bengal.

[Third Publication.] NOTIFICATION.

The 2nd July 1880 .- Raboo Shamapudo Chowdhry, Deputy Magistrate and Deputy Collector, Midnapore, is appointed, vice Baboo Kali Prosonno Roy Chowdhry, deceased, to be a member of the Commission appointed under the orders of the 23rd June 1879, published in the Calcutta Gazette of the 26th idem, to ascertain and determine the chowkidaree chakran lands and other lands assigned before the passing of Act V1 (B.C.) of 1870 (for the appointment, dismissal, and maintenance of village chowkidars), for the maintenance of others to keep watch in the villages included within the thanas of Midnapore and Salboni in the Miduspore district.

HORACE A. COCKERELL. Secy. to the Goot. of Bengal.

PUBLIC WORKS DEPARTMENT, -BENGAL.

BOTABLIBEMENT.

The 19th July 1880.

No. 126, - Notification .- Mr. J. C. White, Assistant Rugiueer, Second Grade, Second Calcutta Division, passed in the Departmental Standard on the 12th July 1880.

T. H. WICKES,

Acal, Beey, to the Goot, of Be

IRRIGATION.

NOTIFICATION. - ESTABLISHMENT.

Dated the 19th July 1880.

No. 99.—Notifications.—Mr. M J. J. P. Norman, Assistant Engineer, First Grade, Mahanuddy Division, availed himself, on the foreneon of the 9th instant, of the six months' leave on private affairs granted to him in the orders marginally No. 99, dated 50th June 1880. noted.

No., 100 .- With reference to this Department General Branch notification No 122 of the 6th instant, Mr. A Joyce, Assistant Engineer, Second Grade, has been posted to the Arrab

Division, which he joined on the foreneou of the 12th idem.

No. 101 .- Declaration .- Whereas it appears to the Lieutenaut-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz for the construction of a canal in the district of Sarun, it is hereby notified that a strip of land is required 16,500 feet long and from 200 to 250 feet wide, in the perguunah of Kooary, forming part of the village of Srepaya, Bhop Chapra, Tewary Matthanea, and Matthanea.

This declaration is made, under the provisions of section 6 of Act X of 1870, to all

whom it may concerns.

C. TAYLOR,

Offg. Asst. Secy., for Joint-Secy. to the Govt. of Bengal, P. W. Dept., Irrigation Branch.

IRRIGATION.

DRAFT RULES PROPOSED UNDER ACT HI (B.C.) OF 1876. Dated the 20th July 1880.

No. 102 -Notification. - In exercise of the powers conferred on him by section 99 of Act III (B.C.) of 1876, the Hon'ble the Lieutenant-Governor is pleased to direct the publication of the following rules for the Sone Canals which it is proposed to substitute for the rules passed and published at pages 761 to 767. Part I of the Calcutta Gazette of the 28rd July 1879.

C. TAYLOR,

Offg. Asst. Secy., for Joint.-Secy. to the Govt. of Benyal, P. W. Dept., Irrigation Branch.

RULES UNDER ACT III (B.C.) 1876.

1. The Collector, before awarding compensation under section 16, or for making a reference under section 17 of the Act, shall obtain the written opinion of the Superintending Canal Officer, which shall form part of the record of the proceedings.

2. Persons desirous of acquiring land for the construction of a village channel, or for having a village channel constructed by Canal Agency, shall prefer a written application to the Divisional Canal Officer, or to any other officer duly authorized by him to receive such application. 3. Ordinarily, no violage channel shall exceed two miles in length from its head to the

point of contact with the village boundary.

4. It shall be the duty of the Canal Officer to register all village channels after due notice has been given to the owner o' his intention to do so; if the latterobjecte, no water will be given.

No alteration among the shareholders will be recognized, unless the sanction of the

Canal Officer bas been first obtained.

6. Persons desirous of taking water from a registered village channel shall, previous to doing so, prefer a written application (Appendix A) to the Divisional Canal Office. Sub-Divisional Canal Officer, or any subordinate duly authorized by the Divisional Canal Officer to receive such application; and no water shall be taken until after the receipt of a

permit (Appendix B) from competent authority.

7. Water shall not be granted where, in the opinion of the Canal Officer, whate is likely to occur.

8. An application under Rule 6 shall, if granted, and unless otherwise specially agreed upon, be subject to the following conditions :-

(a) -That the water supplied shall not be used for other purposes than irrigation without the written consent of the Divisional or Sub-Divisional Canal Officer.

(b)-That the Sub-Divisional Canal Officer shall, in consultation with the applicants, appoint a headman (to be called a Lambardar), known, or ascertained to be, a substantial person possessed of property, to attend to their interests, to receive and carry out the orders of the Canal Officers, and to dutribute the water among the shareholders in the village channel according to their shares.

(c) -That in any case where the Sub-Divisional Canal Other cannot agree with the applicants in the appointment of a Lambardar, the Sub-Divisional Canal Officer shall make the appointment himself, subject to the approval of the Divisional

Canal Officer.

The Divisional Canal Officer is empowered to pay to the Lambardar appointed under Rule 51, the fees detailed in the rule next following, subject to the condition of satisfactory performance of duty.

10. The allowance to the Lambardar for duties connected with the village channel such as arranging that it shall be kept in proper repair, reporting unauthorized irrigation, distributing the water to the shareholders, seeing that the ontlet is closed according to the orders of the Sub-Divisional Canal Officer, and generally assisting the officers of the Irrigation Department, shall be half anna in the rupee on the amount of canal water-rates assessed on the lands irrigated from the village channel under his charge. The Divisional Canal Officer may retrench the whole or any part of the fees under this rule in the event of non-compliance with these conditions.

11. The Sub-Divisional Canal Officer may, by written order under section 76 (a), stop the supply to any village channel when he is satisfied, after inspection by himself or by one of his subordinates, that it is not maintained in proper repair; such order shall be recorded in

the Sub-Divisional Office.

12. The Divisional Canal Officer may close the outlets in rotation as he may consider necessary. Such closures shall not extend beyond ten consecutive days, and shall be notified to the Lambardars of village channels. For longer closures the authority of the Superintending Canal Officer is required.

13. Nothing in the above rules shall be taken to affect the power of the Superintending

or Divisional Canal Officer to stop the supply of water in case of pressing emergency.

14. The water-gauges on distributaries or other channels shall be held to give authoritative data for all calculations of discharge required to verify claims for remission of water-rate on account of less of water.

15. Claims to remission of wa'er-rates under section 76(b) shall only be admitted on proof of actual loss caused by the stoppage of supply. On proof of such loss, the Divisional Canal Officer may remit the whole or any portion of the rates. All applications for remission of water-rates shall be made in writing by the parties concerned, either in person, or through their headman, to the nearest Sub-Divisional Canal Officer, at least seven days prior to the cutting of the crop. On receipt of such application, the Sub-Divisional Canal Officer shall, after due local enquiry, forward the application with his remarks to the Divisional Canal Officer for decision.

16. Before awarding compensation under section 76(c), the Collector shall obtain the written opinion of the Divisional Canal Officer, and such opinion shall form part of the record

of the proceedings.

- 17. Contracts be ween the Divisional Canal Officer on the part of Government, and private individuals, for the use of water as a motive power, or for any other purpose whatsoever, not included in the published schedule of rates, shall, it for any period no exceeding one year, require the previous sanction of the Superintending Canal Officer. If proposed for longer periods, such contracts shall be submitted for the sanction of the Lieu enant-Governor in the Irrigation Department.
- 18. Tanks may be filled with canal water without charge, and without reference to the area irrigated in any village, wherever water can be mide available without injury to the cultivation dependent on any canal, under the following conditions:—
 - (a.) No tank shall be so filled unless the water is to be exclusively used for do nestic purposes or for watering entile, or loth.

(b.)-No tank shall be so filled from which trigation is practised.

- (c.)-No tank shall be so fieled which, intercepting any line of drainage, is liable to overflow from accumulation of water derived from natural causes
- (d.)—No tank shall be so filled except on the written order of the Sub-Divisional Canal Officer issued on the written application of the parties concerned.
- (c.)—No tank shall be so filled unless the vilinge channel used to fill it shall be shown to the satisfaction of the Sub-Divisional Cural Officer to be in a sound condition when the application is made.

(f.)—The privilege her in accorded may, by written order of the Divisional Canal Officer, subject to revision by the Superintending Canal Officer, whose accision shall be final, be suppended for 12 months for breach of any of the above conditions

10. Leases for terms of five years for the supply of water Letween the 25th June of one year and the let April of the following year will be given at the rates fixed in the Schedule. Rule 83, provided that land leased in any viliage or as one or more compact blocks, each of not less than 50 acres, defined by well-marked boundaries of such a nature as clearly to distinguish leased from the adjoining unleased lands, and to prevent the latter from being surreptitionally watered under cover of the lease.

20. Well-marked boundaries of the nature required by the foregoing rule generally exist. Village roads, bunds of abrahs, village boundaries, and similar natural marks will be sufficient. If such do not exist, and it appears advisable to grant the lease, the villagers may, at the discretion of the Divisional Canal Officer, be required to make small bunds round the leased area, or mark its limits by the erection of cheap boundary marks, or cause to be carried out such arrangements as may suffice for the future identification of the leased area.

21. No restriction is placed on the description of crop to be grown under five-year leaves, but no water will be given on these leaves between the lat of April and the 25th of June. The Superintending Canal Officer may relax this rule in the case of water being required for rice-seed beds.

22. If in the opinion of the Divisional Canal Officer it appears advisable to grant a lease for a block of less than 50 acros in area, he must refer the matter for the decision of the Superintending Canal Officer, at whose discretion the restriction as to area may be relaxed.

23. Present holders of three-year leases may at their option avail themselves of the terms

offered to the holders of the five-year leases, but without retrospective effect.

24. Leases for five years at the rates entered in Rule 38 may be given—(1) on the application of all the cultivators of the area proposed to be leased, on condition of their agreeing in such application to become jointly and severally responsible for the payment of all amounts due on account of water-rates; or (2) on the joint application of the cultivators and of some person hereinafter called the Contractor, who may agree to collect and pay to Government, under section 52° of Act III (B.C.) of 1876, all sums due under the agreement on account of water-rates. The agreement of villagers binding themselves jointly and severally will be in the form prescribed in Appendix C. The joint agreement of villagers and a water-rate Contractor shall be in the form prescribed in Appendix D. Every agreement under this rule must be signed by each applicant in the presence of at least one respectable witness.

25. Contractors shall be entitled to collect water-dues, at the rates given in schedule 4 attached to Rule 33, from the cultivators who have applied for the water supplied. Every due from a cultivator to the Contractor on account of water-rates shall be deemed to be a

sum due to Government under sections 82 and 85 of Act III (B.C) of 1876.

26. A Contractor (or in case there be more than one, each Contractor severally and jointly) shall be responsible for all sums payable on the agreement (Appendix D), except such sums as may be remitted by competent authority under the rules in force, and shall be entitled to m deduction of 5 per cent. for cost of collection.

27. No water shall be taken previous to the receipt of a permit (Appendix B) signed by the Divisional Canal Officer. When an agreement has been made for the collection of the rates by a Contractor, the Divisional Canal Officer shall under section 82 furnish such Contractor with a written authority to collect the amounts due by the cultivators according to a list

furnished in the application, one copy of which is to be sent to the Collector.

23. Every Contractor shall nominate a headman, to be approved of by the Divisional Canal Officer, to perform the duties specified in Rule 10. Such headman or the contractor, according to the arrangement made at the time of contract, shall receive 5 per cent. on the assessment, but the Divisional Canal Officer may retrench the whole or any part of these fees if the duties are not properly performed.

29. All water-rates for five years leases leviable under the above leases shall become due on the 31st December and 15th March in equal portions, and shall be paid within one month of

such dates.

30. Under section 78 of the Act, the rates chargeable per acre for water supplied to the different description of crops up to 1st of April 1881, except in cases of three-year leases now in existence, will be as follow:—

SCHEDULE 1 .- Existing rates.

Chare.	Nature of crop.		P	LOW	13/8	101	Tioi	r rus	8		0		Livi	1EE	BA!	101	PER				Por
C. Z. Z. Z. Z. W.	svasare or crop.	Co	t ta	h.	Bo	egn.	la.	Δ	iro.		C	oti	tah.	Hot	gal	1.	At	79.			
		Ra.	А,	31.	Ra	A	P.	Re.	Α.	q.	R	b.	A. P.	Ro.	<u>a</u> .	2.	Re.	۵.	p.		
li litec, vegetable, wheat, baring, cot	iliec, vegetable, water-nuts, wheat, barier, cotton, tobacco,	water-nuta, b. tobacco,	3	2	0	Es	0	0		0	1 8	2	1	4	8	å	٠	Cro	Įh.		
	indigo, opium, garden and all crops not otherwise specified	Ü	1	3	1	Đ	0	2	8	0	1	0	0 10	1	0	B	1	10	8		

NOTE TO RULE 30.

1 Cottah = 1,861:25 square feet; 1 Beegah = 27,225 00 ditte.

1 Acre = 43,580 0 ditto

31. On and after the 25th June 1881 the following rates will be charged on crop-leases for water supplied between the 25th June of one year and the 1st April of the following year:---

SCHEDULE 11 .- Annual Leases.

GLARE.	Nature of c	rop			-	1	LOV	IRRI	VAT	103	PRE		i	LIFF IRRIGATION PRA							
				Und	tah.	.	line	gest):	3	A	ora.		Out	tah.		Reg	gob.		A	rafe.	
	lico Diados, except rice talu		-	- 1	Ha,	4-	F. 6 8 1	Re.	A. 16 9	P 000	Mar.	A 0 0	P.	Ha.	A.	P.	Ba.	A.	p. 00	No.	A. 0 10

Note to Rule 31. - If water is taken for sugarcane in the hot months, in addition, under Rule 32, the total charge will be as follows :--

On and after the 1st April 1881 the following rates will be charged for water supplied to crops between the 1st April and 25th June of each year :-

SCHEDULE III .- Special for hot months.

CLASS.	Nature of crop.		FLOW IRRIGATION PER							LIFT IBEIGATION PER						
	states on coup.	Cot	tah.	Beeg	ah.	Ac	re.	Cot	tah.	Bee	enh.	Ac	re.			
		Rs.	A. P.	Ru.	A. P.	Ra.	A. P.	Ra.	A P.	Ro.	A. P.	Re.	A. 7			
For	ali crops	0	2 0	2	8 0	4	0 0	O	1 4	1	10 8	. 2	10			

33. The following rates will be charged for water supplied to different crops between the 25th June and 1st April of each year on five-year leases :-

SCHEDULE IV .- Five-years Leases.

CLASS.	Nature of crop.	PLOW	IRRIGATION	PER	LIFT IBRIGATION PER					
	results of stop.	Cottah.	Beeguin.	Acre.	Cottah.	Boesah.	Acre.			
1		Rs. A. P.	Ra. A. P.	Ro. A. P.	Re. A. P.	Ro. A. P.	Ra. A. P			
	For all crope	0 1 0	1 4 0	2 0 0	0 0 8	0 13 4	1 5			

Note to Rule 33 .- If water is taken for sugarcane in the hot months, in addition, under Rule 32, the total charge will be as follows :-

						Rs.	A-	\mathbb{P} .
Under five-years leas	es per acre	110				2	0	0
During hot months	90 19	4 4 4		0 + +	***	4	0	0
						-	_	_
			Total p	er acre	* 4 *	6	0	0

34. The statements of the amounts demandable for water-rates levied under the rules in force shall be prepared under the supervision and signature of the Divisional Canal Officer in such form as shall from time to time be sanctioned by the Lieutenant-Governor.

35. All water-rates shall become due on the dates below stated, and shall be paid within one month of such dates :-

Water-rate on spring crops, wheat, barley, peas, poppy, &c. 15th March. Water-1ste on summer crops, cheena, &c. 15th July. Water-rate on bhadoi crops, early rice, indian-corn, murwa, &c. 31st October. Water-rate on annual and winter crops, sugarcane, aghani rice, 31st December. jowar, &c. ...

S6. In the case of lands held in bhacli, the water-rate shall be recoverable from both the cultivator and the person or persons in receipt of the bhauli rents in the same proportion as the produce is divisible amongst them.

In the case of lands held in bhaoli, the zemindar shall sign jointly with the culti(This rule only applies to the case of five-year leases.)

vators.

- 38. The area irrigated in any village shall be measured by an Ameen appointed for the .The Pulvari shall be present at the measurement, and shall at the time take a copy purpose. of the khuerah of the Ameen; if for any reason the Putwari is not present, the cost of preparing the copy will be charged against him. This copy shall be delivered to the Putwari, or, in his absence, to the Lambarder. Both the Lambardar and Putwari shall sign the khuerah.
- 39. When the measurement is completed, the khusrah shall be forwarded to the Sub-Divisional Canal Officer, who shall prepare the khatiani with all possible despatch. A copy of the khaliani, signed and sealed by the Zilladur, shall, as soon as it is prepared, be forwarded to the Phiwari, who shall grant a receipt for the same. If the Phiwari is not present, or declines to requive the kialiani, the Sub-Divisional Officer shall forward it direct to the Collector.
- 40. It shall be the duty of the Putwari, immediately on the completion of the measurement, to inform each ryot, on application, of the fields measured against him, and on receipt of the Matiani to supply each person charged with a percha showing the water-rates due. For these duties, and for attending the measurement and rendering such other reasonable assistance to the Canal Officer and Collector as may be required, an allowance of one quarter anna per rupee on the amount collected shall be made.

 31. This showance shall be paid to the Putwari by the Collector if he is satisfied that the

work has been properly done.

42. The Canal Officer shall note on the Matiani whether the Putwari has given proper

assistance during the measurement.

43. If a cultiva or is dissatisfied with the entries made against him in the khatiani, whether as to the fact of the land having been charged "flow" instead of "lift" or as to the measurements and entries of classes of graps, he must ledge a complaint, either personally or through the Lamberdar of his village channel, with the Divisional or Sub-Divisional Canal Officer within a month after the date of the demand being made on him.

The Zilladar shall submit his check measurements in a form (Appendix E) which shall be sent in for the inspection of the Divisional Canal Officer. The Sub-Divisional Canal Officer shall check the Ameens' measurements as often as he possibly can. If it be found that any ameen wilfully or frequently makes wrong measurements, he shall be punished by diamissal.

45. Collection of all water-rates shall be made by the Collector in accordance with the

statement of demands furnished to him by the Divisional Canal Officer.

46. Objections to the demand addressed to the Collector, if preferred within one month after the demand has been made, shall, if remission be claimed on the score of short supply, or of any matter affecting the Irrigation Department, be referred for orders to the Divisional Canal Officer. The Collector shall have discretion to suspend collections by a written order in cases where (objections having been filed) it may seem advisable to do so.

47. Claims for remission, referred by the Collector and admitted by the Divisional Canal Officer, shall be reported by him for the sanction of the Superintending Canal Officer, except in cases where remissions are made on account of excess areas having been charged, or a

wrong name entered in the khariani.

48. If the Divisional Canal Officer reject the claim, an appeal may be made to the Superintending Canal Officer, provided that it is preferred within forty days from the issue of the order of the Divisional Canal Officer.

49. A remission statement, signed by the Superintending or Divisional Canal Officer,

shall be sufficient authority for a refund by the Collector.

50. In special cases not otherwise provided in these rules, and in cases where water-rates are not recoverable owing to the abscending or bankruptcy of the defaulter, the Collector will obtain the sanction of the Commissioner of the Division to the remission of such sums as he may deem irrecoverable. The details of such remission shall be communicated at the close of each official year to the Divisional Canal Officer.

51. The Collector shall appoint a headman (to be called a Tehnildar), whose duty will be to collect and pay in, to the Collector or other duly authorized person, all water-rat s leviable on

the land irrigated.

52. The Teheildar shall furnish security for the payment of all sums realized by him, the stamp and registration fees on security bonds being deducted from the percentage allowed,

under the following rule.

53. The allowance to the Tehsildars of a village or villages for collecting the water-rates shall be fixed by the Collector, but the total amount to be paid in any one year to all the Teksildars in a district shall not exceed half an anna in the rupee on the amounts actually paid in. If the Tehsildar shall satisfy the Collector that arrears have not accrued through any negligence on his part, it shall be at the option of the Collector to pay him the allowance on the whole or any part of such arrears.

54. If only a portion of a field be irrigated, the water-rate shall be chargeable on the whole field, unless such portion shall have been clearly demarcated, previous to the admission

of the water, by a ridge not less than half a foot high.

55. When a portion of a field has been crigated with canal water, and a portion with well or reservoir water, the whole field shall be hable for canal water-rate, unless a clearly dis-

tinguishable boundary exists between the two portions.

56 If well or reservoir water is conveyed in the same channel as canal water, the whole of the irrigation from that channel shall be liable to canal water-rate. The Lambarder will be held personally responsible that this and any breach of Rules 54 and 55 is duly reported.

57. Irrigation from escape channels, when the supply is permanent, shall be governed

by the same rules as irrigation from other parts of the canal.

Irrigation from such channels, when the supply is intermittent, may be allowed at such reduced rates as shall from time to time be fixed by the Lieutenant-Governor.

59. Persons using water without a written permit, or taking water at times prohibited by proper authority, shall be liable to a penalty not exceeding double water-rutes on the area

irrigated, and such charge shall be leviable at the time of report to the Collector.

60. The charge leviable for water suffered to run to waste on uncultivated lands shall be calculated at the highest rate specified in the schedule, viz. Rs. 5 per acre on the area flooded; provided that in every such case the Divisional Canal Officer may impose a lower rate if be thinks fit. The Lambardar is to be held responsible for reporting such waste of water.

When the original crop sown in a field irrigated by canal water fails, and is 61. ploughed up, and a fresh crop is sown in the same season, the water-rates shall be levied on the

- second crop.
 62. No person shall, without the permission in writing of the Divisional or Sub-Divisional or subjects on or across any of the works, banks, Canal Officer, pass, or cause any animal or vehicle to pass, on or across any of the works, banks, or channels of a canal or drainage work after he has been desired to desist therefrom; excepting by means of such bridges, fords, and ferries, and their approaches, as are provided by the Divisional Canal Officer.
- 63. No Canal Officer, unless specially exempted by the Lieutenant-Governor from the operation of this rule, shall have any interest in the distribution of water from any of the canals, or purchase or bid for any Government property sold thereon, either in his own name, or in the name of another, or jointly, or in shares with others.

APPENDIX A. '

Application for Water.

No.

Mouzah

Pergunnah

Distributaries

Village channel

Name of lambardar

We the undersigned hereby apply for water from the abovementioned village channel for the areas below stated, and we engage to pay through the Tehsildar to the Collector or other person duly authorized to receive them the water-rates according to the published schedules, and we further agree to abide by all rules issued under the Canal Act.

NAME OF RIOT.	Area more or less to be irrigated.	Crops to be grown.	Signature
			h
	!		
٠	•		
•	1		
		1	

Signature of Lambardar,

0 .		0	4394		
1008	ional	1 3	th	130	.00
0000	D 19 64 0	0	n.	40	9 0

4				
Date	•		of	18
Received by n	ne		of	18
Forwarded:			of	18
Received	sub-division	office	of	18
Permit	{ Refused		of	18

To be retained by the Lambardar.

To be retained by Officer issuing the Permit.

	to take water from	areas.	Date of payment.	
APPENDIX B.	of village distributaries	village channel, for the undermentioned areas.	Water-rate due.	
A	p A 30	lage channel, for	Crop to be grown	
	Permit	2	Aren to bu irrigated, more or less,	
4				
	to take water from	d areas.	Date of payment.	Signature of Canal Officer.
APPENDIX B.	of village	willage channel, for the undermentioned areas.	Water-rate due	80
<	tons	llage channel, for	Croir to be grown.	
	Permit	•	Area to be irrigated, more or less.	

APPENDIX C.

Fernacular.

Form of application by villagers for a five-years lease, Mouzah

Pergunnah

distributary

, names of applicant

We the undersigned inhabitants of Monzah , Pergunnah , hereby apply for water from the abovenamed distributary to be supplied from the 25th June to the 1st of April of each year for five years to the areas given below, and we jointly and severally agree to pay rates as fixed in the schedule below, and undertake to pay each year the full amount calculated on the area applied for at such rates, subject to the provisions of rales 15, 31, and 35.

VILLAGR.	Arens.	Rate.	Amount.	Name.	Signature
	В. с. в.	Ra. A P.	Ha P		
	De	1 4 0 er beegha.			

APPENDIX D.

Vernacular or

English and Vernaeular.

Joint application of Villagers and a Contractor under section \$2, Act V of 1876, for a five-years' lease.

Mouzah

, Pergunnah

Distributary .

Names of villagers

Name of Contractor

We the undersigned cultivators of Mouzah , Pergunnah , hereby apply for water from the abovenamed distributary to be supplied from the 25th June to the let of April of each year for five years to the areas named below, and we agree to pay rates as fixed in the schedule below, subject to the provisions of rules 15, 31, and 35.

I (contractor's name) agree to collect and pay to Government all sums payable on the

I (contractor's name) agree to collect and pay to Government all sums payable on the application, and request under section 82 authority to collect these rates according to the certificate to be supplied me by the sub-divisional officer under section 85 of Act III of 1876, and I turther agree to abide by all rules passed under the Gaual Act.

VILLAGE		Arres of tielsts	Mato.	Amount.	Name.	Signature of Cultivator.
				1/		
-						
*,						:
					•	1
	-					

'APPENDIX E.

Zilladar's Check Measurement Form.

1	8	*		5	6	7	0	p	10	11	12	18	14	18	
			number.		MEAS	URRMI NG TO	AMEE	CORD-	CHRO	K ME	HURRI	MBNT.			•
NAME OF PERGUNAR.	Name of village	Name of cultivator and his father.	Pield mrver num	Name of ameen who measured.	Crop.	Plow.	Lift.	Water-rate.	Crop.	Flow.	Life.	Water-rate.			RSMARS
					1								Ro. A. P.	Ba. A. P.	
		to d		1											
)													
·				1											
-															
			!												
		-	1												
		1		1					1						
														- 0	
		2				1									
															1

APPENDIX F.

Purcha or Slip Form.

Bemarks regarding the			ARBA AND RIND OF INNIGATION.		Number	OF FINED.		
instruction to whom the purcha has been given.	Water-rate.	Стор	Flow.	Left.	Number in the survey map.	Number of the kings	Date of seems of purch	
, -								

RAILWAY.

Darjeeling, the 17th July 1880.

No. 162.—Notification.—Mr. W. C. Boyce, Ferry Superintendent. Northern Bengal State Railway, is granted one month's privilege leave with effect from the afternoon of the 10th July 1880.

> F. S. STANTON, Lieut.-Col., R.E., Offy. Secy. to the Goot, of Bengal, P. W. Dept.

JAIL DEPARTMENT.

No. 6228, dated 16th July 1880.—Surgeon C. J. Meadows made over charge of the Chumparun Jail to Surgeon-Major J. C. Shaw, in the forenoon of the 10th July 1880.

> R. BEADON, Lieut.-Col., Deputy Inspector-General of Jails, Bengal.

SMALL CAUSE COURT NOTICE.

Under section 14. Act XI of 1865, notice is hereby given that, subject to the orders of Government, the Judge of the Courts of Small Causes at Kooshtea and Chooadanga will hold his sittings in the month of August 1880 as below, except Sundays and holidays :-

From 1st to 8th August 1880

... Kooshtea.

9th to 17th 15th to 31st Again 23

... Chooadanga. Kooshtea. MOULVI SYED MOAZZEM HOSSEIN, Judge.

CHOOADANGA SMALL CAUSE COURT, the 14th July 1880.

TREASURY NOTICES.

BAROO SYAMA CHARAN MITTRA, Deputy Collector, has been placed in charge of the Noakholly Treasury, vice Baboo Jadab Chandra Ghosh, and authorized to draw bills on other treasuries. E. E. Lowis, Commissioner.

COMMISSIONER'S OFFICE, CHITTAGONG, the 10th July 1880.

BAROO BROOMUNESHUR SINGE, Deputy Collector, has been placed in charge of the Durbhunga Treasury, and is authorized/to draw bills on other treasuries.

J. W. EDGAR, Offg. Commissioner. PATHA COMMISSIONER'S OFFICE, BANKIPORE, the 10th July 1880.

Banco Chundi Charan Bosz, Deputy Collector, has been placed in charge of the Hazarecbagh Treasury, and is authorized to draw bills on other treasuries.

J. F. K. Hawitt, Commissioner.

RANCHER, the 14th July 1880.

UNCOVENANTED DEFUTY COLLECTOR BABOO JUGGUTPULLABIE BYSACK has been placed in charge of the Jessore Treasury, and authorized to draw bilis on other treasuries.

CALCUTTA, the 14th July 1880.

J. Monro, Offg. Commissioner.

UNCOVENANTED DEPUTY COLLECTOR BABOO RAJENDRO NATH CHOSH has been placed in charge of the Julpigoree Treasury from 27th May 1880, and is authorized to draw bills on other treasuries.

H. ULICK BROWNE, Commr. of the Rajshahye and Cooch Behar Divn. The 28th June 1880.

OFFICIATING DEPUTY COLLECTOR BAROO ASHOOTOBE SIRCAR has been placed in charge of the Uya Treasury, and is authorized to draw bills on other treasuries.

J. W. EDGAR, Offg. Commissioner.

EDUCATIONAL NOTICES.

Subordinate Educational Service.

The 15th July 1880.—Babu Raj Krishna Mitra, Laboratory Assistant, Presidency College (Class VI), is allowed leave of absence for three weeks, under section 4. Supplement F to the Civil Leave Code, and Babu Charn Chunder Sarkar, M.A., is appointed to officiate for the absentee in the sixth class.

The 17th July 1880 .- Babu Pares Nath Ghosh, Sub-Inspector of Schools, Singbhoom (Class VII), is allowed leave of absence for twelve months without pay, in extension of the

leave granted to him under orders of this office of the 21st July 1879.

The 19th July 1880.—Babu Uma Charan Ghosh, Third Master, Burrisaul Zillah School, (Class VII), acted as Second Master of the same school in the sixth class, during the absence, on deputation, of Babu Rasamay Bysak, M.A., for one month, from the 5th January last.

The 19th July 1880. - Babu Sri Nath Das, Fourth Master, Burrisaul Zillah School, acted as Third Master of the same school in the seventh class, during the absence, on deputa-

tion, of Babu Uma Charan Ghosh, for one month, from the 5th January last.

The 19th July 1880 - Babu Dwarka Nath (huckerbutty, Second Master, Hooghly Collegiate School (Class III), is allowed leave of absence for three mouths, under section 4, Supplement F to the Civil Leave Code, with effect from the 21st June 1ast.

The 19th July 1880.—Babu Hara Mchan Bhuttacharjee. Deputy Inspector of Schools, Midnapore (Class IV), is allowed leave of absence for two months and a half, under section

13, Supplement F to the Civil Leave Code, with effect from the 3rd instant.

The 19th July 1880 .- In supersession of this office orders of the 27th April last, Babu Tarini Das Banerji, M.A., Head-master, Jessore Zillah School, and now Officiating Head-master. Krishnaghur Collegiate School (Class V), is allowed leave of absence from the 14th June 1880, to the date preceding that on which he joined the latter institution, inclusive. without pay.

The 19th July 1880 - Mir Sujjad Ali, Sub-Inspector of Schools, Jessore (Class VII), on

leave, is temporarily transferred to Nuddea, vice Babu Nil Madhav Mookerjee.

The 19th July 1880.—Babu Rati Kanth Laha, Officiating Sub-Inspector of Schools, Nudden, in the seventh class, is temporarily transferred to Jessore, vice Mir Sujjad Ali.

A. W. CROPT, Director of Public Instruction.

Orders by the Vice-Chancellor and Syndicate of the Calcutta University.

THE following changes in the Regulations in Arts, Law, Medicine and Engineering having been sanctioned by the Senate and approved by His Excellency the Governor-General in Council, are published for general information:

The following foot-note has been appended to the word "school" in the marginal note to the Entrance Certificate (Appendix A) :-

"It is in the power of the Syndicate to refuse to recognize any school unless it is certified by a Government Inspector of Schools as having been in existence since the 1st of March next preceding the examination, and as qualified to teach up to the Entrance Standard."

In paragraph 9 of the Regulations for Honours in Arts, the words "History of Philosophy" have been substituted for the words "Natural Theology," and the words "(a) Natural Theology" for the words "(a) History of Philosophy."

In paragraph 6 of the Regulations for the License in Medicine and Surgery, for the words "the Syndicate shall notify, three months before the examination, the portions of the subjects of Chemistry and Botany in which candidates shall be examined," the following words have been substituted :-

"The Syndicate shall notify, three months before the examination, the portions of Botany in which candidates shall be examined."

For the words "on the first Monday in December," in paragraph 1 of the Regulations for the words "on the first bronday in December, in paragraph 1 of the Regulations for the Entrance Examination; for the words "on the morning of the fourth Monday after the examination," in paragraph 7 of the same Regulations; for the words "on the morning of the fourth Monday after the examination," in paragraph 7 of the words "on the morning of the fourth Monday after the examination," in paragraph 7 of the same Regulations; for the words "in the first week in January," in paragraph 1 of the Regulations for the Regulations of the Regula the same Regulations; for the words "in the first week in January," in paragraph 1 of the Regulations for the Bachelor of Arts Examination; for the words "on the morning of the fourth Monday after the examination," in paragraph 7 of the same Regulations; for the words "in the lirst week in February" in paragraph 1 of the Regulations for Honours in Arts; for the words "on or before the 31st day of Licenster," in paragraph 4 of the same Regulations; for the words "on or before the 1st of January," in paragraph 2 of the Regulations for the committee for the days of Manager of Man Regulations for the examination for the degree of Master of Arts; for the words " in the first week in January," in paregraph I of the Regulations for the degree of Bachelor to Law; for the words "in the first week in March," in paragraph I of the Regulations for

the examination for Honours in Law; for the words "in the last week of March," in paragraph 1 of the Regulations for the License in Medicine and Surgery, and in paragraph 1 of the Regulations for the degree of Bachelor in Medicine; for the words "in the first week of April," in paragraph 1 of the Regulations for the degree of Doctor in Medicine; for the words, "in the first week of May," in paragraph 1 of the Regulations for the License in Civil Engineering, and in paragraph 1 of the Regulations for the degree of Bachelor in Civil Engineering; and for the words "in the first week of June," in paragraph 1 of the Regulations for Honours in Civil Engineering, the following words have been substituted:—

"At such time as the Syndicate shall determine, the date to be approximately notified in the Calendar for the year."

SENATE House, the 24th June 1880.

CHARLES H. TAWNEY, Registrar.

The following Text-book in English Literature has been appointed for the Entrance Examination of 1881:—

Readings from English History selected and edited by John Richard Green, Part III.

CHARLES H. TAWNEY, Registrar.

SENATE House, the 10th July 1850.

Calcutta University

The Senate of the University of Calcutta will proceed in the month of August next to the election of a Tagore Law Professor for such term as the Senate may approve.

The salary of the Professorship is Rs. 10.000 per annum, and one of the conditions of the appointment is that the Professor shall deliver in each year a course of lectures on some branch of law.

Candidates for the Professorship are requested to forward their applications to the Registrar before the 31st July, and at the same time to state on what subject or subjects they are prepared to lecture.

SENATE House, the 17th July 1880.

CHARLES H. TAWNEY, Registrar.

NOTIFICATION.

In accordance with the instructions laid down in paragraph 8 of Junior Scholarships Rules, the third grade scholarships allowed to the Chittagong Division are distributed as follows:—

For the district			 4 + 4			2
Ditto	of	Noakholly	 0.0.4		* 9 *	2
						_
				Total		4

2. The one second grade Scholarship will be thrown open to general competition among the schools in the districts of the Chittagong Division, and be awarded to the first boy in the list of successful candidates.

E. E. Lowis, Commissioner.

It is hereby notified that of the 21 junior scholarships allotted to this division, the seven second grade scholarships will be awarded to those candidates who stand highest in order of merit in the divisional list in the examination to be held in December next, and that the remaining fourteen third grade scholarships will be distributed among the several districts of the division as follows:—

Dacca					 3
Furreedpore					 2
Backergunge	0.0.0	0.9.9	Dec		 3
Mymensiugh		100			 3
Tipperuh	800	100	• • •	4	 3
					-
	6	Total			 1.4

OBBOY CHURN SEN, Persl. Asst., for Offg. Commr.

NOTIFICATIONS OF THE BOARD OF REVENUE.

No. 769B.

Notice is hereby given that the Eighth Sale of Opium, the provision of 1877-28 and 1878-79, will be held at the Government Opium Sale-room, No. 2, Bankshall-street, on Monday, the 2nd August 1880, at 11 A.M., and will comprise 4.700 chests, viz.—

				Chests.
Behar	Opium	 		2,350
Benares			1 9 9	2,850
		Total		4,700

2. The general conditions of the sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 2nd December 1879, and published in the Government and Exchange Gazettes, or on personal application at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 7th and 17th August 1880 respectively,—that is to say, no Bank of Bengal Receipts, Government Promissory Notes, or other public securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers in the sale-room will be received after 1-30 p.m. of Saturday, the 7th August 1880, and no Bank of Bengal Receipts in full payment of lots will be accepted after 3-30 p.m. of Tucsday, the 17th August 1880.

4. In addition to the quantity above advertised for sale, the following quantities, more or less, of Behar and Benares Opium will be brought to sale in the present year on or about the dates specified below. The Board of Revenue, however, reserve to themselves the right of altering these dates should circumstances render it expedient to do so:—

	DATES.		Behar, about Chests.	Benares, about Chests.	Total, about Chests.
Ditto Mond Ditto Thurs	day, 2nd September 189 ay, 4th October ,, day, 4th November ,, esday, 1st December ,,	80	2,350 2,350 2,350 2,350 2,350 2,350 2,350 2,350	4,700 4,700 4,700 4,700	
	Total		9,400	9,400	18,800

By order of the Board of Revenue, L. P.,

A. FURBER, Offg, Secretary.

BOARD OF REVENUE, L.P., FORT WILLIAM, the 29th June 1880.



JULY 28, 1880. WEDNESDAY.

CONTENTS

Part L. Orders and Notifications by the Lt. Covernor	Page.	PART III Acts of the Rengal Council			Page.
of Beneal, the High Court, Government Ironsury, &c.	636 - 609	An Act to amond the Law for the	Recovery		
PART IA Orders and Nothbeattons by the Government	Um.	tam Public Demands		100	123-125
	200	PART IV Bills of the Bengal Council		110	Sit.
Paper II.—Advertisements	745-770	Встраният № 30	707 67	+0:	748 500
The Part IA is not some	to officers	receiving the Gazelle of India.			

PART 1.

Orders and Notifications by the Lieut. - Governor of Bengal, igh Court, Cobernment Trensury, &c.

BIEUT.-GOVERNOR OF

NOTIFICATION.

The 80th June 1880.—The following programme of the first portion of His Honor the Lieutenant-Governor's approaching tour is published for general information:—

Leave	Dirjecting &	0.981	***	2 ith July.	
, 100 à	Same 3.	1.00		25th ,,	
The sales	Rampore Bosificah	0 = 0		27th ,,	
22	Bhagulpere 12			2nd August.	
99	Moughyr Month	D 0		4th	
21	Durchunga Market	0-0 0		8th "	
- 22	Mozulierpore	a da		Ilth	
	63,00	Sign III A	6	E. R. HENRY,	
	- 2 8 1 2 -			Private Sec	retary.
					-

GENERAL. The Gib July 1980. -Mr. C. A. Wilkins, Officious Registrar of the High Court, is appointed to act, until Curther orders, in the First Grade of Joint-Magistrates and Deputy Collectors, and is posted to the 24-Perguunaha, with effect from Alle date on which he takes charge of his duties as Jonat-Magistrate after being relieved of the office of Registrar.

The 19th July 1880.—Mr. Thomas Mohendro Lal Bose, Deputy Magnetrate and Deputy Collector in the district of Jessore, is transferred to the Bogradustrict.

Moulvi Burlul Karım, temporary Deputy Magnetrate and Deputy Collector, in charge of the Armreal Division of the Purposh district, in transferred to the Sudder Station of the Magnetrate and Deputy Collector, in charge of the Armreal Division of the Purposh district, in transferred to the Sudder Station of

Baboo Gopal Chunder Mookerjie, Officiating Deputy Magistrate and Deputy Collector in the district of Bogra, is transferred to the Purnoah district, and is appointed to have there of the Arrareah Division of the latter district.

Alt. G. A. Grisson, Officiating Joint-Magistrate and Deputy Collector, in charge of the Mudhoobunnee Division of the Derblinga district, resoliowed Jeave for three months, under the rules in Chapter VII of the Civil Leave Code, with effect from the 18th instant.

The 21st July 1880.—Mr. E. O. Glavier, Magastrate and Collector of the Disagepore distinct, is allowed leave for two months and twenty-nine days, under the rules in Chapter VII of the Civil Leave Code with effect from the 30th August next.

Mr. E. J. Barton, Officiating Magistrate and Collector of the Gya district, is appointed to act, until further orders, in the First Grade of Magistrates and Collectors, with effect from

the 11th instant, vice Mr. J. Beames.
Mr. A. A. Wace, Officiating Magistrate and Collector of the Beerbhoom district, is appointed to act, until further orders, in the Second Grade of Magistrates and Collectors,

with effect from the 11th instant, vice Mr., E. J. Barton.

The 23rd July 1880 .- Bahoo Bhoobuneshwar Sing, Deputy Magistrate and Deputy Collector, Durbhunga, is vested with the powers of a Collector under Act X of 1870 for the

purpose of acquiring lands required for papire purposes in that district.

The 24th July 1980 - Baboo Peary Mohan Banerice, Deputy Magistrate and Deputy Collector, Midnapore, having returned to duty in the forenoon of the 19th ultimo, the unexpired portion of the leave granted to him under orders of the 1st March last, is cancelled.

Baboo Khetra Mehun Mookerjee is appointed temporarily to be a Sub-Deputy Collector of the Second Grade at Cuttack for employment on land registration work, vice Baboo Jugo

Mohun Lal.

The 27th July 1880 .- Baboo Brohmo Nath Sen, Deputy Magistrate and Deputy Collector, on duty as Head Assistant of the Revenue Department of the Bengal Secretariat, is allowed furlough for six months, under Section 8, Supplement F of the Civil Leave Code, with effect from the forenoon of the 7th instant.

Baboo Hurry Chaitanya Ghose, M.A., Deputy Magistrate and Deputy Collector, and Personal Assistant to the Commissioner of the Presidency Division, is appointed to act as Head Assistant of the Revenue Department of the Bengal Secretariat; during the absence, on leave, of Baboo Brohmo Nath Sen, or until further orders.

Baboo Amar Nath Bhuttacharjee, Deputy Magistrate and Deputy Collector, Bagirhaut, Jessore, on leave, is appointed to act as Personal Assistant to the Commissioner of the Presidency Division, during the absence, on deputation, of Baboo Hurry Chaitanya Ghose, or until further orders. This cancels the unexpired portion of the leave granted to Babco Amar Nath Bhuttacharjee under orders of the 7th May 1880.

The services of Mr. C. A. Wilkins, Officiating Joint-Magistrate and Deputy Collector,

24-Pergunnahs, are placed at the disposal of the Hon'ble the Chief Justice.

ECCLESIASTICAL. - The 27th July 1880 .- The Rev. J. J. B. Coles, Chaplain of St. James' Church, Calcutta, is allowed privilege leave for three months, with effect from the 21st July 1880.

The Rev. H. Finter, Rector of St. James' School, is appointed to officiate as Chaplain of St. James' Church, during the absence, on leave, of the Rev. J. J. B. Coles, or until further orders.

REGISTRATION .- The 22nd July 1880 .- Baboo Kedar Nath Baksi is appointed to be Joint Sub-Registrar of Godkhali, in the district of Jessore, vice Munshi Abdul Huq, with

effect from the 25th May last.

The 27th July 1880.—In modification of the orders of the 26th ultimo, Moulvie Hadi Ali Khan is appointed temporarily to be Special Sub-Registrar of Gya.

MEDICAL.—The 17th July 1880.—Baboo Prossumo Coomar Chatterjee, Head-master, Middle Class English School, Ghattal is appointed to be Secretary to the Committee for the management of the Charitable Dispensary at Ghattal, in the district of Midnapore.

to the Howrah General Hospital, is allowed leave for three months, under section 3-6,

Supplement F of the Civil Leave Code.

The 23rd July 1880 .- Assistant Surgeon Madhu Sudun Maitra, a Supernumerary at Patna, is appointed to be House Physician, 2nd Physician's Ward, Medical College Hospital, vice Assistant Surgeon Avinas Chundra Bandyopadhyay.

The 26th July 1890 .- Assistant Surgeon Syama Churn Sen, a Supernumerary at the Medical College Hornital, is allowed leave for six months, under Section 17A of the Civil Leave Code, in extension of that granted to him under orders of the 29th June 1879.

The 27th July 1880.—Surgeon-Major G. King, Superintender to the Botanical Gardens and Cinchona Plantations, and Covernment Quinologist, is allowed leave for three months, under the rules in Chapter VII of the Civil Leave Code, with effect from the 5th proximo.

Surgeon-Major D. D. Cunningham, Professor of Physiology, Medical College, is appointed to act, in addition to his own duties, as Superintendent of the Botanical Gardens.

and Cinchona Plantations, and Government Quinologist, during the absence, on leave, of Dr. G. King, or muil wither orders.

Road Cass.—The 22nd July 1880.—Mr. E. Taylor is appointed to be Vice-Chairman of the Branch Road Cass Committee of the Sudder Sub-Division of Bhagulpore.

The 27th July 1880.—Mr. J. R. S. Bryce, of the Sungrampore Indigo Factory, is

re-appointed to be a member of the District Road Come Committee of Monghyr.

The following notifications are republished from the Assam Gazette :-

No. 185.—The 12th July 1880.—Mr. W. C. Fasson, Officiating Assistant Superintendent of Police, having been relieved from special duty at Shillong, in transferred to the Naga Hills district.

No. 84 - The 15th July 1880 Mr. B. G. Geidt, Assistant Commissioner, Cachar, availed himself of the privilege leave granted to him on the forenoon of the 3rd instant.

HORACE A. COCERRELE, Secy. to the Goot, of Bengal.

NOTIFICATION.

The 27th July 1880.—The following statement regarding the allotment of furlougns to officers of the Covenanted Civil Service during the second half-year of 1880 is published for information :-

Total number of Civil Servants serving under the	Government	of	
Bengal	* * *		205
Twenty per cent. of this number	•••		41
Deduct number of officers now absent on furlough			41
Number of furloughs at present available			0

Number of furloughs which may be expected to become available by the return of the following officers during the months of August, September, and October 1880 :-

3/1-	C. C. Stevens	0 ,			9		
Mr.		* 4 *	0 1 4			August	2
29	J. Posford	n + +				21 uguat	40
12	W. Kemble	• • •	* 0 0)	September	2
93	C. J. O'Donnell				}	pebremper .	6
33	A. Weekes	* * *)		
33	F. W. J. Rees						
22	W. H. Grimley	• • •					
33 33	W. M. Souttar	4 6 4	***				
9.9	J. G. Charles					>October	9
22	H. G. Sharp			300			
22	R. H. Greaves	* * *	2 - 9				
22	F. H. B. Skrine	4 4 4					
13	A. H. Haggard	· **					
	I number of furlous	the which may h	e expected	10	bo		

available before the 1st November 1880

HORACE A. COCKERELL, Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 23rd July 1880.—It is hereby notified, under Section 19 of the Indian Forest Act (Act VII of 1878), that the following tract of land in the Darjeeling district, comprising part of the forest which it was proposed in the notification of the 28th July 1878 to constitute a reserved forest, under the name of the "Juldoka Block," shall, from the 1st August 1880, he a "reserved forest" under the said Act:—

District.	Pergunnali or other aub-division.	Name of forest.	Boundaries
Darjeeling	Dumsong sub-divi-	Northern Tondu	North—A demarcated line running east and west from the junction of the Moortee river with the Khoomanee Jhora to the Juldoka river. East—The Juldoka river. South—The Julpigoree district boundary. West—The Moortee river.

A. MACKENZIE, Secy. to the Govt. of Bengal.

The 27th July 1880.—It is hereby notified that medical students who have already passed the qualifying examination for employment as Assistant Surgeons should declare their intention of entering the service of Government of or before the 15th of August 1880.

It is further notified that in the years which still remain of the present system—that is, up to 1st January 1884—such declaration must be made within one month of passing the qualifying examination.

Colman Macaulay. Offg. Secy, to the Govt. of Bengul.

NOTIFICATION.

The 21st July 1880.—Under section 321, Act V (B.C.) of 1876, and in supersession stanbaser. 14. Pathor Moltors. of previous orders, it is hereby sotified for general infor-4. Pathor Mohora, 6. Modhupure, 7. Manbasar, 2. Indhoores. 3. Churkes. mation that the boundaries of the Manbazar Union, in the district of Manbhoom, shall be from 1st October 1880, as defined below, and shall comprise the villages noted in the margin:—

Boundaries

A line commencing from a point about 400 feet north of the 28th mile-post on the Purulia and Manbazar-road, running south-cast to a point east of Churkee; thence south across the western end of Radhoo Bandh to a point about 800 feet south-west of that bandh; thence south-west, skirting the southern boundaries of Pathor Mohora and Modhupore; thence north and north-east, following the western and northern boundary of Modhupore

and the northern boundary of Pathor Mohora but excluding Danga; thence north and northguilt to the point of commencement. CCLMAN MACAULAY, Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 19th July 1880.—It is hereby notified, under Section 19 of the Indian Forest Act (Act VII of 1878), that the following tract of land in the Darjeeling district, which in the notification of the 18th October 1879, under section 4 of that Act, it was proposed to constitute a reserved forest, shall from the 1st August next be a "Reserved Forest" under the said Act: the said Act :-

DISTRICT.		Pergunnali or other sub-division.	Name of forest.	Roundaries.
Darjeeling	, , ,	Hill Territory		North—A There separating the forest from the Geompular Forest Reserve. East.—A demarcated line from that There to the Pugraingbong spur, and thence to the Nagri ridge at the head of the Kundangbhong There. South and West.—A demarcated line along the crest of the Nagri spur.

A. MACKENZIE, Secy, to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION

The 20th July 1880 .- The following programme of a visitation tour of the Lord Bishop of Calcutta is hereby published for general information :-

	Str	tions.				Λ	rrival.		De	parture.		RIMARED.
Darjeeling Julpassuri Bungpur Cooch Behar Buxa		30 S	000	161	- 20	Priday, Tuesday, Wednesday, Fratay,	August	6th 10th 11th 15th	Prulny, Monday, Weday slay, Prulny, Tuesday,	August	6th 6th 11th 15th 17th	Ved Allpur, Kawmin, Parlante
Dinagoporo Saidpur Kurscoug Darjesliug Kurscoug	Oga	194 194		140	797 063	Thursday, Friday, Tue ! Thursday, Saturday,	September	Moth Mile	Priday, Tuesday, Thursday, Saturday, Tuesday,	Soptember	Soft Sath Sath Ilth Lith	Fid N B. B. and B. B. B. by Sychattic and Hugh, E I. B.
Sahibgunj Purneah Bhasulpus Jamalpur		***	***		3.	Thursday, Thursday, Monday, Wednesday,	## 90 04	16th	Thursday, Monday, Wodnesday, Monday,	0.	16th Loth Loth Lond 27th	Vid Sahibgan
Monghyr Gya Dinapur Bankipur		600 140	144	B.	3	Montay. Wednesday,		271h'' 29th	·······································		20 0 b	Saga
Julcuita Jalus Point Juttuck		***	400	***		Tuesday, Wednesday, Fratas,	October	8th 13th 16th	Tuesday,	Uctobar	15th	lks B. I. S. R. Co.'s etoumer.
fari Ba asore Hidnapore		225 225	111	44.		Theoday, Satoritay, Wednesday,	11	Mari Mari	Wednes Monday, Thurway,	pa	Buth Enth	Fid Cuttack. Bit road and Russiania
lhorbassa da.a::::::::::::::::::::::::::::::::::		47.4		100		Saturday. Thursday, Priday.	November	Sorti 6th 8th	Monday,	November	State and a	St.
spins amtolya					***	Monday, Tuesday, Thursday,	67 51	91h	Tuesday, Founday,	91 63 84	915 11th 1866	4
iachabari tki lanch lazaribagb		of	.,,			baturday, Munday, Turanay, Prinny,	**	15th 16th 16th 20th	Monday, Tuesday, Taureday,	7 A 2 A A	lach 'loth '	<u> </u>
alcutta		***	884			Wednesday,	Desember	lat	Monday.		Live	Has Girich R. L. B.

A. MACKENEIR, Secyl the Gout. of Bengal,

[Second Publication.]

The 20th July 1880. The following notification is published for general information. A. MACKENZIE

Secy. to the Goot. of Bengal,

MARINE BRANCH-MILITARY DEPARTMENT.

NOTICE TO MARINERS.
(No. 8)
INDIA—WEST COAST.

DARHOL OR ANJANVEL. Fixed Light at Tulkeshu ar

Notice is hereby given that a light will be exhibited on Tolkeshwar headland (the south shore of Dabhol Creek, known also as Anjanvel or Gopalg at Creek) from the 1st October to . 1st June, commencing on the 1st October 1880.

The Light will be a fixed white light, elevated 383 feet above the level of high water, and should be visible in clear weather through an arc of 178°, or between the bearings N. by

W. (nearly), and S. by E. ½ E., from a distance of about 15 miles.

The column or post from which the light will be exhibited is constructed of iron, is 6 inches in diameter, 24 feet high, and painted white; it is enclosed at its base by a circular iron house, also painted white, and is situated about 100 yards W. by S. from Tolkeshwar temple.

The illuminating apparatus is dioptric, or by lenses of the fifth order.

Position: -Lat. 17° 83′ 50″ N., Long. 73° 7′ 45″ E.

Bearings are Magnetic and from seaward. Variation 1 o' Easterly in 1880.

By direction of the Government of India,

A. DUNDAS TAYLOR, Comdr. (late I. N.), Superintendent, Marine Survey of India.

MARINE SURVEY DEPARTMENT, CALCUTTA, the 10th July 1880.

This Notice affects the following:-

7.9

12

BRITISH ADMIRALTY Charts No. 738, 2736, 826, and 748b.

Sailing directions, West Coast of Hindostan Pilot, page 121.

Light List for 1880.

INDIAN MARINE SURVEY Charts, Nos. 1231 and 15.

Hydrographic Notice, No. 20.

Taylor's Sailing Directory, Vol. I, page 387.

Light List for 1880.

If this Notice is received on board ship, the substance of it should be inserted on the Charts affected by it, and introduced into the Sailing Directions to which it relates.

DECLARATION.

The 27th July 1880.—In supersession of the declaration dated the 19th April 1879, published at page 380. Part I of the Calcutta Gazette of the 23rd idem, the following declaration is published for general information :-

Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the expense of the Municipality of the Suburbs of Calcutta for a public purpose, viz. for constructing a drain near Hazrah Tank in Kalighat, in Holding No. 72, Sub-Division E, Division VI, of estate Punchanogram, in district 24 Pergunnahs, it is bereby declared that, for the above purpose, a piece of land, measuring more or less 7 cottahs and 3 chirtacks of standard measurement, is required within the aforesaid village of Kalighat. It is bounded on the north by land belonging to Callypudo Banerjee and others; on the east by the Hazrah Tank; on the south by land belonging to Mohima Chundra Haldar; and on the west by land belonging to Mohima Chundra Haldar. Callypudo Banerjee, and others.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all

whom it may concern.

COLMAN MACHILAY, Offg. Secy. to the Govt. of Bengal.

JUDICIAL DEPARTMENT.

No. 3514A.

The 6th July 1880 .- Mr. C. A. Wilkins, Officiating Joint-Magistrate and Deputy Collector, 24-Porguunalis, is vested with the powers of a Magistrate of the First Class, and with power to try summarily the offences mentioned in Section 222 of the Criminal Procedure Code.

The 14th July 1880.—The undermentioned gentlemen are appointed to be Honorary Magistrates for the Kandi Bench of Magistrates in the district of Moorshedabad, and are vested with the powers of a Magistrate of the third class:-

Baboo Bhoobunessur Sinha, Zemindar.

Chaudra Kumar Gupta, Assistant Surgeon.

Moonshi Fusia Rubbes, Zemindar.
Baboo Gobinda Soonder Tribedi, Zemindar.
,, Govinda Prosad Sinha of Gopcenathpore, Zemindar. Hurry Mohun Sinha, Head-master of the Kandi School. 0.0

Jogendra Narain Rai Chowdhury, Zemindar.

Muddun Mohun Sinha, Zemindar. Ram Chunder Ghose, Zemindar. 28 Shib Krishua Ghose, Zemindar.

The 15th July 1880.—The undermentioned gentlemen are appointed to be Honorary Magistrates for the Sudder Bench in the district of Dinagepore, and are vested with the powers of a Magistrate of the Third Class:—

Baboo Juggut Chander Chowdhry, Zemindar. Baboo Murari Lall Boral, Zemindar. Kustur Chand Doogur, Gomastah. Thekur Lall Boral, Zemindar.

", Kustur Chand Doogur, Gomastah. ", Thekur Lall Boral, Zemindar.

The 19th July 1880.—Baboo Juggo Bundhoo Khau, Deputy Magistrate and Deputy
Collector, in charge of the Magoora Division of the Jessore district, is vested with the powers
of a Magistrate of the First Class.

The 20th July 1880.—Bahoo Soshee Bhushau Dutt, Deputy Magistrate and Deputy Collector, in charge of the Muddehpoorah Division of the Bhagulpore district, is vested with the powers of a Magistrate of the First Class.

The 27th July 1880.- Mr. H. Holmwood, Assistant Magistrate and Collector, Mozuffer-

pore, is vested with the powers of a Magistrate of the Second Class.

HORACE A. COCKERELL, 'Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 24th July 1880.—In continuation of the notification dated the 24th March 1879, published in the Calcutta Gazette of the 26th idem, Part I, pages 267-69, the Lieutenant-Governor directs the addition of the following words, after the words "once a quarter," in Rule 2 of the Supplementary Rules and instructions issued by the Lieutenant-Governor under the Indian Arms Act (XI of 1878)—

"or once a year in the case of shops in which only country gunpowder is manufactured and sold."

HORACE A. COCKERELL,

Secy. to the Govt. of Bengal.

(Second Publication.)

NOTIFICATION.

The 13th July 1880.—Under the authority vested in him by Section 641 of Act X of 1877, the Lieutenant-Governor exempts the 17 Chiefs of the Tributary Mehals of Orissa named below from personal appearance in civil courts:—

Maharajah Dhunoorjoy Narain Bhunj Deo of Keonjhar. Kishen Chunder Bhunj Deo of Mayurbhanja.

Rajah Mooney Pal Bahadoor of Pal Lubara.

, Kishen Chunder Murdraj Hurree Chundun of Nilgiri.

,, Jogendro Deo of Baud.

" Hurrechur Khetrio Beerbur Chumptee Sing Mohapatur of Tigiria.

, Benoodhur Bajroohur Narindro Mohapatur of Ranpur.

, Loodoo Kishore Sing Mandhata of Navagar.

,, Brojo Soonder Mansing Hurree Chunder Mohapatur of Nareinghpur.

- Notobur Murdraj Brohmorbur Roy of Khundpara.

 Sree Karan Bhagiruthee Babarta Patnaik of Athgar.

 Dusruthee Beerbur Mungraj Mohapatur of Baramba.

 Chyton Deo Bhunj of Duspulla.
- ,, Ram Chunder Beerbur Hurce Chundun of Talcher.

,, Mohendro Deo Saont of Athmallik. ,, Jouardan Murdraj Jug Deb of Hindol.

Dinobundhoo Mohindro Bahadoor of Dhenkanal.

HORACE A. CUCKERREL, Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION

The 15th July 1880.—Under election 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan marriages and divorces), the Lieutenant-Governor has granted a license to Munshi Torab Ally, Mahomedan Registrar of Dargapore, authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar within the police-station of Phulpore, in the district of Mymensingh.

Sacy, to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION

The 15th July 1880.—Under section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan marriages and divorces), the Lacutemant-Governor has granted a license to Munchi Khaliluddin, authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar within the police-station of Dargapore, in the district of Mymensing.

Honard A. Cocumult, Recy. to the Goot. of Bengal.

[Second Publication.] NOTIFICATION.

The 19th July 1880.—In continuation of the notification dated the 13th March 1877, it is hereby notified, under the provisions of section 15 of Act V of 1861, that owing to the bad character and constant depredations committed by the inhabitants of Punkachur and the neighbouring villages of Itwachur, Mullickpore, Patna, Nuldauga, and Brahman Patna, in the district of Jessore, the additional police force of one head-constable and three constables sauctioned in the notification cited above was, with the sanction of the Lieutenant-Governor, retained up to the 30th April 1880.

The cost of this force as given below will be levied from the inhabitants of the said villages according to the assessment of the district Magistrate:—

			Rs.	A.	P.
			20	()	()
			16	0	()
			7	0	0
			5	6	()
	• • •		1	()	()
	• • •		4	4	9
Total p	er month		53	10	9
			568	14	9
at Rs. 4	per annum	* * *	16	()	()
G	rand total		584	14	9
	Total p	Total per month	Total per month at Rs. 4 per annum		

HORACE A. COCKERELL, Secy. to the Govt. of Bengal.

[Third Publication.] NOTIFICATION.

The 3rd July 1880.—It is hereby notified, under the provisions of section 15 of Act V of 1861, that as the villages of Madartalla, Hajulpati, Kataltali, Bitmare. Nachrapara, Charackkhola, Korartolla, Puteamara, Lemooa, Amtalli, Kakchira, Rupdon Kalmegha. and Sanboonia, in the Perosepore sub-division, in the district of Backergunge, are still in a disturbed and dangerous state owing to the existence of disputes regarding the possession of lands and collection of rents, the Lieutenant-Governor has sanctioned the employment of a special force of one head-constable and ten constables for a further period of twelve mouths, commencing from the 1st July 1880 to the 30th June 1881, to be quartered at the said villages.

2. The cost of the force as noted below will be assessed and levied from the subabitants of the villages in proportion to their respective means:—

- D		-			
					Rs.
	1 Head-constable at Rs. 25	1 + 4		8 + 6	25
1	6 Constables at Rs. 9		* 6 *		45
0 }	ditte at Rs. 8				4()
					-
			Total monthly	cost	110
	Or, for twelve months =		> 6 4	* * *	1,820
	Contingencies at 10 per cent. =		4.8.0		132
	Pensionary charges		0 + 0		165
	Clothing allowance		* W *	* * 4	-1-1-
	Boat and repairs of barracks		, 0		100
					-
			Grand total		1.761

Horace A. Cockerell, Secy. to the Govt. of Bengal.

[Third Publication.]

The 12th July 1880.—Under Section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary Registration of Mahomedan Marriages and Divorces), the Lieutenant-Governor has granted a Roence to Munshi Jalaluddin Ahmas of Shahnadpur, authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan fregistrar within the sub-district of Scrajgunge in the district of Pubna.

Horace A. Cockerell, Secy. to the Govt. of Bengal.

[Third Publication] NOTIFICATION.

The 12th July 1880.—Under Section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary Registration of Mahomedan Marriages and Divorces), the Lieutenant-Governor has granted a license to Munshi Dilawar Ali Khan, authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar within the police-station of Shahzadpur, in the district of Pubna.

HORACE A. COCKERELL. Secy. to the Govt. of Bengal.

[Third Publication.] NOTIFICATION

The 12th July 1850 .- It is hereby notified that in the exercise of the powers vested in him by Section 29 of the Bengal Civil Courts Act VI of 1871, the Lieutenant-Governor vests Baboo Anand Kumar Sarbadhikuri, 2nd Moonsif of Baraset, in the district of the 24-Pergunnahs, with the powers of a Judge of a Small Cause Court for the trial of saits cognizable by such Courts within the limit of Rs. 50.

The local limits within which the Moonsif will exercise these powers will correspond HORACE A. COCKERELL, with the limits of his moonsiffee jurisdiction.

Secy. to the Govt. of Bengal.

PUBLIC WORKS DEPARTMENT, -BENGAL.

LOCAL COMMUNICATIONS. The 26th July 1880.

No. 126 .- Declaration under Section 6 of Act X of 1870 of the Government of India .-Whereas it appears to the Lieutenant-Governor of Bengal that a piece of land, about 45 feet in wiath, is required to be taken by Government at the public expense for a public purpose, viz. for the construction of a road from Palong to Bhojeshur, running from Palong for about 5,573 feet in a northerly direction, and then striking off to the right, and running in an easterly direction to Bhojeshur, for a distance of about 4 miles 3 furlongs and 182 feet, and passing through the villages of Palong, Baghia, Kotalipara, Chandal, and Bhojeshur, pergunnals Rajnagore and Balarampore, zillah Furreedpore, it is hereby declared that, for the above purpose, a piece of land, measuring more or less 134 beeghas and 10 cottals of standard measurement, bounded on the north by the village of Bhojeshur; on the south by Palong station; on the cast by the village of Bhojeshur, Chandal, Kotalipara, Baghia, and Palong; and on the west by the village of Marjpara and the Auguria Khal, required within the aforesaid villages of Palong, Bhaghia, Kotalipara, Chandal, and Bhojeshur.

This declaration is made, under the provisions of section 6 of Act X of 1870, to all whom it may concern.

ESTABLISHMENT.

The 26th July 1890.

No 127 .- Notification .- Mr. W. B. Gwyther, Assistant Engineer, Second Grade, First Calcutta Division, passed in Colloquial Hindustani on the 28th June 1880.

The 27th July 1880.

No. 128 .- Notification .- The following notification by the Government of India in the Public Works Department is republished for information :-

"Ko. 244, dated 20th July 1880.—The following officers are transferred from the North-Western Provinces and Oudh to Bengal.—
"Mr. M. J. Monckton, Assistant Engineer, First Grade.
"Baboo Rajkissen Banerjee, Assistant Engineer, Second Grade."

T. H. WICKES,

And. Secy. to the Goot, of Bengal, P. W. Dept.

IRRIGATION

NOTIFICATION .- ESTABLISHMENT.

Dated the 26th July 1880.

No. 103.-Leave.-Mr. O. C. Lees, Assistant Engineer, Second Grade, Northern Dramage and Embankment Division, is granted sick leave for three months, under Chapter IV, Section 23 of the Civil Leave Code, with effect from the 16th July 1880.

No. 104 .- Notifications .- With reference to the orders marginally noted, Mr. C. J. R. Notification No. 71, dated 26th May 1850. Legenon, Assistant Engineer, First Grade, reported his arrival on the forenoon of the 22nd ultimo, and was posted to the Northern Drainage and Embankment Division, South-Western Circle, which he joined on the

IRRIGATION.

No. 105.—In exercise of the powers conferred on him by section 99 of Act III (B.C.) of 1876, the Hon'ble the Lieutenant-Governor is pleased to pass the following rules for the Orissa Canals in supersession of those now in force.

The 9th, 16th, 28rd and 80th June, and 7th and 16th July 1880.

A draft of the rules was published, as provided in the aforesaid section of the said Act, in the Calcutta Gazette of the dates noted in the margin.

C. TAYLOR,

Offg. Asst. Secy., for Joint-Secy. to the Govt. of Bengal, P. W. Dept., Irrigation Branch.

RULES UNDER ACT III (B.C.) OF 1876.

PART I.

Of Supply.

Rule 1 .- Canal water will be supplied on written applications at the rates and on the conditions to be hereafter stated. (Section 74, Act III of 1876.)

Rule 2.-All applications must be made in forms which may be obtained free of cost at the Canal Revenue Offices. (Appendices A and B.)

Rule 3.-Applications for water will be received by the Deputy Revenue Superintendents or their duly authorized subordinates at the various circle and branch circle offices.

Rule 4.—Any Deputy Superintendent may refuse an application if he thinks it would not be to the interest of Government to comply with it. This discretion will be vested in the Deputy Superintendents only. Other canal revenue officers authorized to receive applications must refer for orders all doubtful cases to the Deputy Superintendent in charge of their respective circles.

PART II.

Rates and Conditions of Supply.

Rule 5 .- The rates chargeable per acre for the different descriptions of crops have been fixed up to the end of November 1882, and are as

follow: -						
°Crop.	R	low.			Lift.	
First Rice.	Ra.	A.	P.	Re	. A.	P.
For the whole irriga-						
ble and rice culti-						
vated area of any						
village if applied						
for up to expira-						
tion of manetioned						
rates	1	8	0	1	.0	0
For any fractional						
area of any village			0		^	0
or for other term	3	0	9	2	0	0
Second Rice.						
For dry-weather or				4		
rubbee crope for						
dalwa rice	1	8	0	1	0	0
For cotton, tobacco,						
haldi, ginger,						
wheat, vegetables,						
indigo, and all	o.	0	0		٥.	4)
garden Produce	2	U	U	7	0	U
For lineard, dirend,	1	0 '	0	0	10	0
dil, and all pulses	A	U	V	V	10	U
Therd Kee.	- 1		0		3	A
For sugaroano	0	0	U		0	U
Fourth Rice.						
For filling tanks, Re.	1 pe	r l	0,01	no ou	bie f	eot.

Rule 6:- Applications for water for the irrigation of rice crops at Re. 1-8 per acre "flow" and Re. 1 "lift" must be signed by all the cultivators holding rice culturable and irrigable lands in the villages mentioned in the applications, and the names of the villages adjoining that in respect of which the application is made must be specified at the back of the applications.

Itule 7.—Applications for water at Rs. 3 "flow" and Rs. 2 'lift" irrigation must be signed by all those cultivating in the specific por-tion of the villages applied for. At the back of such applications should be entered the names and boundaries of the chaks or plots for which water is required.

Rule 8.—The provisions of Rule 7 will apply to all applications for water for sugarcane and dry-weather crops.

Rule 9.—Applications under Rules 6, 7, and 8 will not be deemed complete until all the signatures of intending irrigators have been obtained, and water may be refused by the Deputy Superintendent until all the signatures shall have been obtained. Those who cannot write must affix their marks.

Rule 10.—All applicants should have distinctly explained to them the terms of the agreement at the head of their applications. The assessments made will be on the areas actually irrigable or irrigated and cultivated by applicants, and not on the areas as stated by them.

Rule 11.—Separate applications must be given in respect of each description of crop mentioned in the statement attached to Rule 5.

Rule 12.—The Deputy Superintendent may refuse to comply with the application of any village from the cultivators of which any arrears of water-rates are due, until such time as the arrears are paid.

PART III.

Of the Procedure for the Disposal of Applications for Water.

Rule 13.—On receipt of an application for water it should be dated and initialled by the receiving officer and entered in the register of applications (Register No. I). The officer receiving it, or his duly authorized subordinate, will then proceed to ascertain by local suquiry and the aid of survey maps, or by actual measurement, the following particulars regarding the lands mentioned in the applications:-

Whether canal supply can be given.
 Whether the particulars as to areas and

boundaries as given in the application are correct.

(3) Whether, with reference to the situation of the lands and areas applied for, it is to the interest of Government to comply with the application.

Rule 14.—After ascertaining by survey maps or actual measurement, and recording on the application the areas being or to be irrigated, the enquiring officer shall prepare a permit to supply water in the form prescribed in Appendix C for despatch to the supplying officer. A copy of the permit may, if wished, be made over to the applicants.

Rule 15 .- Should the enquiring officer be of opinion that the areas applied for cannot be irrigated, or that the application should not for other reasons be sanctioned, he will submit his report with all the papers of the case for the

orders of the Deputy Superintendent.

Rule 16.—It shall be at the discretion of the Deputy Superintendent to grant supply of water to any village or villages for which applications for water may have been received without waiting for the completion of any local enquiry or measurement.

Rule 17. - The manner in which any application may be finally disposed of should be briefly

stated in the column of remarks in Register No. I.
Rule 18.—When an application for water has been finally disposed of, either by an order to supply water or otherwise, it should be forwarded to the bead office, where it will be registered in detail in the register of leases (Register No. II).

PART IV.

Of Water Distribution to Applicants.

Rule 19 .- Village channels have been constructed and are maintained by Government for the purpose of leading water to some convenient point or points within the boundaries of certain villages; and wherever such channels canal water shall, if possible, be supplied from them to all applicants by the Superintending Engineer, his Executive Engineers, and their subordinates.

Rule 20 .- Where no village channels exist from which supply can be given, applicants shall be directed to construct such village channels as may be required to irrigate their areas, and supply may be withheld until proper channels are

made.

Rule 21.—Canal officers shall give assistance to applicants in laying out and aligning village channels, and every effort must be made to induce villagers to construct their own channels.

Mule 22 .- The complete control and custody of all irrigation sluices shall rest in the Superintending Engineer and 'he Executive Engineers subordinate to him; but it shall be competent to either of these officers, by an order in writing, to transfer the control and custody of any sluice to any person deemed fit to take charge thereof.

Rule 23 .- All questions as to priority of right to take water, and all disputes regarding the quantity and regulation of supply, shall be determined by the Executive Engineer. It shall further be competent to this officer, at his discretion, to close entirely such channels and outlets as he may deem expedient to ensure proper rotation of supply to all applicants, and no claims for compensation for such closure shall lie.

Rule 24. - Applicants whose applications may have been sanctioned shall as far as possible be supplied at any time during the growth of the crop mentioned in their applications: but no applicant for water for a rice crop can claim a full supply

before the 15th of June.

Rula 25.—Cultivators shall embank the field which water is supplied, so that the water shall not run to waste or flow unnecessafily on land not entitled to irrigation.

Rule 26.—Where water is appropriated in an unauthorized manner, by cutting canal, distributary or village channel banks, or by opening sluices or shoots fixed in such banks, or by cutting or neglecting to keep in repair the boundaries of fields to which water is supplied, and the person by whose act or neglect such appropriation has ensued cannot be identified, all lands deriving benefit shall be liable to twice the ordinary charge, or such other charge, not being less than the ordinary rate, as the Deputy Superintendent of Canal Revenue may determine.

PART V.

Of Realization of Water-rates.

Rule 27.—Any person appointed as a Collector under section 82 of the Act shall receive sunnuds of appointment in Form D for each village from which he agrees to collect, and he will be entitled to receive commission at the rate of 5 per cent. on all sums paid by him to Government on or before such dates as may stated in his sunnuds of appointment. person appointed Collector shall usually be a nominee of the cultivators from whom water-rates are due. No person appointed as Collector of water-rate shall be cutitled to claim his commission until he has submitted such accounts as the Deputy Superintendent may prescribe.

Rule 28.—The Deputy Superintendent shall be at liberty to cancel any sunnud of appointment to collect, whenever such course appears advisable in the interest of Government or of the

Rule 29.—Where no Collectors of water-rates are appointed, realizations will be made by the Revenue Officers in charge of circles and by their authorized subordinates. The instructions embodied in Appendix E regarding collections must be read as part and parcel of these rules, and must be adhered to by all canal revenue subordinates.

Rule 30 .- Demand statements of the waterrates due from each village will be issued from the Canal Revenue Office at least two months before such water-rates fall due. All demand statements will contain the names and residences of the cultivators from whom water-rates are due, the areas on which rates are payable, and amounts due from each ryot. Demand statements shall be served on the Collector, or if no Collector has been appointed, on some one of the principal applicants. General notice of such service shall be posted on some conspicuous part of each village, and shall specify dates of pay-

Rule 31.—The dates of payment of water-rates for the different crops shall be as follow:—

... lat February. , Bugarcane . lat June. dulwa and other dryweather crops

... let August.

All payments of water-rates shall be paid in one instalment.

PART VI.

Rule 32 .- All objections and daims for remission shall be made to the Deputy Superintendent. Rule 33.-Remissions of water-rates will be

granted in whole or in part by the Deputy Superintendent on the following grounds:

(1) The total failure of supply.

(2) Damage to crops caused by deficiency or delay in the supply of water, consequence of some act or omission on the part of the supplying officer, and independent of any act or omission on the part of the applicants.

(3) Damage caused by excess water under

above restrictions.

(4) Where it can be shown that no crop was grown as originally intended. vided that no claim for remission shall be allowed unless made while the crops alleged to have been damaged are on the ground.

Rule 34.—Special cases for remission not coming under the above heads shall be reported to the

Collector for orders.

Rule 35.—All orders passed on claims for remission shall be duly communicated to the parties concerned.

PART VII.

Of Miscellaneous Sources of Revenue.

Rule 36.—Written applications must be given ou plain paper to the Deputy Superintendent or to his duly authorized subordinate by any person wishing to cultivate Government canal lands, catch fish, or farm or purchase any miscellaneous source of canal revenue. The rules

and procedure for dealing with these applications will be the same as those for dealing with applications for water, except that after necessary enquiry the applicant shall, if his demand be complied with, be called on to execute a kaboolyut, a pattah being made over to him.

Rule 37.—Leases for miscellaneous sources of revenue shall usually run for three or five years, at the discretion of the Deputy Superintendent; but all payments thereon shall be annual and pay-

able on the 1st of June.

Rule 38.—A separate register (Register No. III) shall be maintained of all miscellaneous

PART VIII.

Of Registers to be maintained under these Rules.

Rule 39,-The following registers shall be maintained by the Deputy Revenue Superintendent :-

Register No. I.—Register of applications. Do. No. II.— Do. of water-rate leases (in head office only).

Register No. III - Register of miscellaneous leases.

Register No. IV.—Daily cash-book.
Do. No. V.—Register of applications for remissions.

Register No. VI.-Register of persons appointed Collector under section 82.

Register No. VII.—Register of unauthorized

irrigation.

Rule 40.—Register of all village channels shall be maintained by the Executive Engineers in such form as the Superintending Engineer may direct, and lists of all such registered village channels shall from time to time be supplied to the Deputy Superintendent.

FORM D.

Agreement to be taken from, and Sunnud ginen to, the person appointed under Part V. Rule 27. AGREEMENT No. SUNNUD No. .

I, A. B., of village pergunnah having on the nomination of the lesseen been appointed by the Deputy Revenue Superintendent, under section \$2, Act III of 1876, to collect the sum of Rs. on account of water-rates due on lesse No. as appointed therein, do have by engage and plonic as follows. ino as follows :1. I will not collect or take from any of the

succe and sum whatever over and above that seclified in the lease without written authority

lease any sum whatever over and above that specified in the lease without written authority from the Deputy Revenue Superintendent.

2. For every sum paid to me by any lessee, I will, at the time of payment, grant a receipt in such form as may be prescribed by the Deputy Revenue Superintendent, and I will duly make over to the Deputy Revenue Superintendent or other duly authorized other overy ann received by me from every lessee.

3. On the day of corresponding to (Cryah date), I will pay in to the Deputy Revenue superintendent or other duly authorized other the whole sum collected by me from the lessees, and if such sum be not the full amount, due on the lease, my summed may be cancelled by the Deputy Revenue Superintendent. I will also give up the counterfolds of my receipt book, together with an account showing the tatal sum collected from, and the balance will due from, each ryot.

4. I shall be entitled to receive a commission of 5 per cent, on the total sum collected and paid in by me on or before the day of in full of the demand of each ryot, and shall not be cultified to any further resounceration whatever.

5. For a breach of any of the above condi-

remuneration whatever.

5. For a brough of any of the above conditions I will fortest to the Secretary of State a sum not exceeding Rs. 500. (Bd.) A. B.

To A. B., of village , perguñnah

You are hereby appointed under nection 82 of Aqt III (B.C.) of 1876 to collect the sums due on lease No. , in accordance with the terms of the agreement given by you, and which are detailed below:—

I will not collect or take from any of the lessees any aum whatever over and above that specified in the lease without written authority

from the Deputy Revenue Superintendent.

2. For every sum paid to me by any lessee I will, at the time of payment, grant a receipt in such form as may be prescribed by the Deputy Revenue Superintendent, and I will duly make over to the Deputy Revenue Super-intendent or other duly authorized officer every sum received by me from every lessee.

8. On the day of corresponding to (Uryah date), I will pay in to the Doputy Revenue Superintendent or other duly authorized officer the whole sum collected by me from the lesses, and if such sum be not the full amount due on the lease, my sumud may be cancelled by the Deputy Revenue Superintendent. I will also give up the counterfuls of my receipt book, together with an account showing the total sum cellected from, and the

showing the total aum centered from, and the balance still due from, each ryot.

4. I shall be entitled to receive a commission of a per cent on the total aum collected and paid in by me on or buf-re the day of in full of the demand of each ryot, and shall not be entitled to any further remuneration whatever.

A blue a broach of any of the above condi-

5. For a brunch of any of the above condi-tions I will forfest to the Sacretary of State a sum not exceeding Rs. 500.

Deputy Revenue Superintendent.

APPENDIX E.

The following rules are issued for the information and guidance of the Deputy Revenue Superintendents, tehsildars, and mohurirs:

Rule 1 .- As a rule all collections should be made by the tehsildar only, or by such

other officer as may be in charge of a canal revenue circle.

Rule 2.—The tehsildar or officer in charge of a circle will as heretofore grant detail receipts for all collections made by him, will enter such collections as usual in his "siha" or No. IV Register, will remit all collections periodically to the head office in Cuttack, with detailed "challans" and counterfoils of all receipts granted. In addition to this, he will at the close of each month submit to the Deputy Superintendent in charge of his circle a detailed statement of all collections made by himself during the month. This will be simply a copy of all "siha" entries made by him during the month, and an abstract statement of demands and collections in the subjoined form: demands and collections in the subjoined form :-

	Demo	ands.			Rs	A. P.
Total demand in No. I	! Current mont	h's assessm nee th's assessn nee	ient	 		
		Grand	Total	000		
Total amount of collections received from ameen A Total amount of collections received from mohurir B. Total amount of collections received from mohurir C.	Collections. Water-rates Miscellaneous Water-rates Miscellaneous Water-rates Miscellaneous	•			Rs.	A. P.
Total amount collected by myself. Total	Water-rates Miscellaneous Water-rates Miscellaneous				_	,
Balance outsta	anding	Grand	Total	***		×

The tehsildar or officer in charge of a circle will also submit to the head office in Cuttack half-yearly returns of all outstanding balances. These returns will show in detail the amounts due from each defaulter. They will be checked and compared in the head office, and then forwarded to the Deputy Superintendent in charge of the canal to which they refer, and he will, when on tour of inspection, ascertain by personal enquiry from the alleged defaulters, as noted in such balance sheet, whether the sums due from them have been realized or not.

Rule 3.—Whenever it may be found necessary to employ ameens and mohurin for collection work, the following system will be adopted: -

The tehsildar or officer in charge of the circle will remain at head-quarters. The ameens and molurirs collecting money will remit once or twice a week all their collections to the tehsildar's cutcherry. These remittances will be accompanied by a challan showing in gress the amounts remitted—
(1) under the head of water-rates, and (2) under miscellaneous, thus—

1877-78 Re. A. Water-rates 50 0 Miscellaneous

100

40 0 0

and all the counterfoils of receipts granted by the collecting officer.

For the sums so remitted the collecting officer will obtain a receipt from the Tobaldar For the sums so remitted the collecting officer will obtain a receipt from the tensidar or officer in charge of the tensil cutcherry, and these receipts will as heretofore be pasted into collecting officer's "siha" below dates of remittance, sufficient space being left for the purpose. Collecting amoens and modurns will keep up detail "sihas" showing the particulars of all sums collected and remitted to the tensil cutcherry, and at the close of each month will forward their "sihas" to the Deputy Superintendent in charge, procuring from him a receipt for their monthly "siha" in the subjoined form:

(1) Dates between which collections noted in the "riha" were made.

(2) Name of collecting officer.

Name of officer to whom collections were forwarded.

(4) Dates of receipt of such collections at tehsil cutcherry, with amounts received on each date.

The Deputy Superintendent's certificate that all sums collected and forwarded by (5)collecting officer have been duly acknowledged, and acknowledgments posted into the "siha."

The Deputy Superintendent's receipts will be kept by the collecting officers as vouchers in support of their work until such time as they may be called in by the Canal Revenue Superintendent. This will usually be when the total demands for the years to which such

receipts refer have been finally closed.

Rule 4 .- With the monthly " siha " and abstract statement of total demands and collections in his possession, the Deputy Superintendent will have ample information for enabling him to thoroughly check the tehsildar's accounts, and for taking all necessary action with regard to large and long-standing balances. He should periodically check the tehsildar's "siha," or No. IV Register, by comparing the entries in it with those in "ameens'" and mohurirs' "sihas," marking off with a red pencil all items checked. By reference to the tehsildar's half-yearly balance sheets he will see at a glance whether the necessary processes have been issued or not, and by comparing it with the tehsildar's No. IV Register, should occasionally satisfy himself that amounts due on legal processes have been credited to Government. When on tour of inspection he should look into collecting officers' "sihas,"

and satisfy himself that they are properly kept up.

Rule 5.—Forms for tehsildars', ameens', and mohurirs' "sihas" will be issued in detached sheets of Alipore Jail paper; each sheet will be numbered and initialled by the Deputy Superintendent. Printed forms of "half-yearly" balance statements will be issued for the use of tehsildars or other officers in charge of circles. All receipts and counterfoils issued from the head office will bear the initials of the head clerk or head mohurir, and

each volume will be separately numbered and paged.

Water-rate Register No. I-Register of Applications for Circle Offices.

1	3				3			4			В		6	2
lions.	Names of one	A.R.	RA AI		MITATION (DE LAND	Area	b ₃ r	local	OH BE	unt d	WILL.	Period for	
callor	or two lead- ing men.	A	POG.	0	Situa	\$10u.	4063	quir5		111 CC	lumb	ń.	water is applied for.	How and when disposed of.
applicat		Acre.	Gt.	Bis.	Mounnh	Pergh.	Acre.	Gt	Bin.	Ra.	A.	P.	1011	
							1	1	1 1					
				ž.										
	-3													

Water-rate Register No. II-For Head Office only.

,		3				4					3		1,4	. 7	8
a ke	NAMES	AND RESIDED	CBO OF		WHAP	U126507	etaen e Eusta Eucord	43.88		Amor		+W(1)	which de-	haue of under	Date of
Mires No. 1		Roald	leacea.	Plow.		Lipe.					A HO	N III o	realization		
September 1	Names	Mount	Perph.	Acres.	Gt.	Bis.	Acres	Gs.	Bin.	Ra.	A	P.	107	Patri Act	

Miscellaneous Register No. 111-For Circle and Head Offices.

1 1	. 1	NAMES AND ADDRESS							
7			Benidence.		Abstract of inner	Amount due so	Pates of team of process.	Pate of payment.	REMARKS.
28	8	Numer.	Moussh.	Perph.					
-10	1	1		ge designation and the second second					
-411									
i	1								

Siha or Daily Cash-book, Register No. IV, in Circle and Head Offices, as well as for each Circle Office.

Date	Fron	WHOM RE		base on armunit	secount.	year's de.	Ai	moun slize	it d.	f receipt	Dail	ly to	tal.	Remarks as t
of receipt.	Name.	Moussii.	Pergunnah.	Number of applicanties or base on which amount realized was due.	On what account.	What yes	Ra.	A.	P.	Number of receipt	Ra.	A .	p.	Remarks as t date of remutance to whom, &c.
	•						-							
,				3										

Register of Applications for Remission, Register No. V, for Head Office only.

ir.	\$silve	NAMES AND RES	Residences	Abatract of greeneds on which remession is claimed.	No. of lease or appli-	Date of despatch for enquiry.	fire after	of orders	remitted.	REMARKS
Serial number cardi year.	Date of reversit	Names	Mouzah Pargunnah.	Abatract	No. of less cation or	Date of denging.	Date of resupt Head Office aft enquiry.	Abstract passed.	Amounts remitted.	
							'			
			·	•					•	4
									22	

Register of persons appointed Collectors under Rule 27, Register No. VI.

AMES AND REC		iengen.	Names as of vil which are g	nd situation lages for sunnuda ranted.	Number of lease or application on which sun-nuck are great er as per Register No. 11.	Amounts to be collected in each village.	Dates of Pay- ment into Head Office	COH	ouirt arrina paid.	12011		
Names.	Mouzah.	Pergunnah.	Names.	Pergunnah	Sumb or or color track	Amou	Dates ment Office	Ra	A.	P.		
											-	
		1										
	1) i									-	
		3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3										
					1 1					*		
	The second secon											

Register of illicit or unauthorized Irrigation, Register No. VII, for Head Office only.

11 13	-	Pates of RESILERS.		•	
10		of processes Part under Act VII realized			
6	SERSEMENT. Amount. Re. A. P.				
		Rate per	Hig.		
807	Area assessed under	rules.	Gle		
			Acres		
1	Abstract of Abstract of reports orders present of orders present				
•					
127	BYOTS.	Residence. mb. Pereh.			
	O LEADING	Resid	Mourah.		
0-0	NAMES OF ONE OR TWO LEADING RUOTS.	Names.			
	Grop and area illicitly trippled.		B. 199s.		
, es			Acres. Gi		
			Crop		
41	Situation of pres.	reported as inciting	Chat. William Prorts.		
		Date of receipt in Road Office.			

APPENDIX A.

Application for Water for Rice Crops at Rs. 1-8 per acre "Flow" and Re. I per acre "Lift."

for all the rice-cultivated and irrigable areas in mouzah, pergunnah, We agree to pay for all the areas which may be ascertained, irrigable or irrigated, by enquiry and measurement, as per the demand statements issued on us by the Doputy Superintendent or his duly authorized subordinate on the dates and in the manner We also agree to any out this application when accorded in the Cadastral Survey Khasraha and by all the rules issued under the Canal Act.

We also agree that in case we refuse to carry out this application when accepted, we shall be jointly and severally liable to the Secretary of State for India in Council in the sum of Re.

The sum of Re.

The amounts severally due from us.

	records or by monsurements.	61			Dates and amounts of realizations.
Rosi dences. Flow. Life. Applicant's	signature. Flow. Lift.	in column 4.	Empiring officer's Pates of hands remarks under of presences rule ander Act VII	Pates of issue of processes ander Act VII	Amount.
Mound. Pergunnh. Acres Gts. Bis. Acres. Gfs. Bis.	Acres, Gla. Bis., Acres. Gh.	Gir. Bia, Ra A. P.		07 1988.	Paton. Br. A.

APPENDIX B.

Application for Water for Crop at Rs. per acre "Flow" and Rs. per acre "Lift."

application, as accertained by local enquiry and measurements. We agree to abide by Cadastral Survey measurements and boundaries noted at the back of this We also agree that in case we refuse to carry out this application when accepted, that we shall be jointly and severally liable to the Secretary of State for India in Council the sum of Re. channel of the through whom we are willing to pay the amounts severally due from us. WR, the undersigned, do hereby apply for canal water from No.

	**			0 4			60		•			6		6	ţ-	60	
Name and P	a lo escurpio	alessia.	Areas fo	Areas for which canal water is required as per applicants' statements.	nal water in	required ente.	0	Area	Areas as ancertained by survey records or measurementa.	ined by sar		Trial amount due	and due			Dates afti amounts of realization.	mounts tion.
	The state of the s		R	Plow.	THI		Signature of applicants.	Plow	•	TIR		in column 4.	in 4.	Enquiring officer's of processes frequents under under Ark VII	of processes under Art VII		Amount.
-	Rosph	Pargental	7	Acres. Gta Bin. Acres. 8ta Bin.	Acres.	Str. Blo.	0.	Acres	Acres. Git. Bie. Acres. Gite. Bla.	Acres.	Gte. Bis.	a	4			Dates	4 4
	194			*												-	

APPENDIX O.

The undermentioned area having applied for ranal supply for years, please grant water from No. channel to the areas and crops noted below, and record date of each watering on the back of this permit.

-	SITUAT		ERAL OF LAR	IDS FOR WILL TRD.	ich supi	PLY	- 1	
NAMES OF ONE OR TWO OF		Situation.			Aren.		Crop for which supply may be granted.	
- 1	Chak!	Village.	Pergb.	Acres.	Gts.	Bin.		1
4								
2 -								
						-		

This to be prepared in duplicate whenever applicants may demand a copy.

[Second Publication.]

IRRIGATION.

DRAFT RULES PROPOSED FOR THE SONE CANALS UNDER ACT III (B.C.) OF 1876.

Dated the 20th July 1880.

No. 102.—Notification.—In exercise of the powers conferred on him by section 99 of Act III (B.C.) of 1876, the Hon'ble the Lieutenant-Governor is pleased to direct the publication of the following rules for the Sone Canals which it is proposed to substitute for the rules passed and published at pages 761 to 767, Part I of the Calcutta Gazette of the 28rd July 1879.

C. TAYLOR,
Offg. Asst. Secy., for Joint.-Secy.
to the Govt. of Bengal, P. W. Dept.,
Irrigation Branch.

RULES UNDER ACT III (B.C.) 1876.

1. The Collector, before awarding compensation under section 16, or for making a reference under section 17 of the Act, shall obtain the written opinion of the Superintending Canal Officer, which shall form part of the record of the proceedings.

2. Persons desirous of acquiring land for the construction of a village channel, or for having a village channel constructed by Canal Agency, shall prefer a written application to the Divisional Canal Officer, or to any other officer duly authorized by him to receive such application.

3. Ordinarily, no village channel shall exceed two miles in length from its head to the point of contact with the village boundary.

4. It shall be the duty of the Canal Officer to register all village channels after due notice has been given to the owner of his intention to do so; if the latterobjects, no water will be given.

5. No alteration among the shareholders will be recognized, unless the sanction of the

Canal Officer has been first obtained.

6. Persons desirous of taking water from a registered village channel shall, previous to doing so, prefer a written application (Appendix A) to the Divisional Canal Officer, Sub-Divisional Canal Officer, or any subordinate duly authorized by the Divisional Canal Officer to receive such application; and no water shall be taken until after the receipt of a permit (Appendix B) from competent authority.

7. Water shall not be granted where, in the opinion of the Canal Officer, waste is

likely to occur.

8. An application under Rule 6 shall, if granted, and unless otherwise specially agreed upon, be subject to the following conditions:—

(a)—That the water supplied shall not be used for other purposes than irrigation without the written consent of the Divisional or Sub-Divisional Canal Officer.

(b)—That the Sub-Divisional Canal Officer shall, in consultation with the applicants, appoint a headman (to be called a Lamberdar), known, or ascertained to be, a substantial person possessed of property, to attend to their interests, to receive and carry out the orders of the Canal Officers, and to distribute the water among the shareholders in the village channel according to their shares.

(c)—That in any case where the Sub-Divisional Canal Officer cannot agree with the

(c)—That in any case where the Sub-Divisional Canal Officer cannot agree with the applicants in the appointment of a Lambardar, the Sub-Divisional Canal Officer thall make the appointment himself, subject to the approval of the Divisional

Canal Officer.

7. The Divisional Canal Officer is empowered to pay to the Lambardar appointed under Rule 81, the fews detailed in the rule next following, subject to the condition of satisfactory performance of duty.

10. The allowance to the bamburder for duties connected with the village channel such as arranging that it shall be kept in proper repair, reporting unauthorized irrigation, distributing the water to the shareholders, seeing that the outlet is closed according to the orders of the Sub Divisional Canal Officer, and generally assisting the officers of the Irrigation Department, shall be half anna in the rupee on the amount of capal water-rates assessed on the lands irrigated from the village channel under his charge. The Divisional Canal Officer may retrench the whole or any part of the feesuander this rule in the event of non-compliance with these conditions.

11. The Sub-Divisional Canal Officer may, by written order under section 76 (a), stop the supply to any village channel when he is satisfied, after inspection by himself or by one of his subordinates, that it is not maintained in proper repair; such order shall be recorded in

the Sub-Divisional Office.

12. The Divisional Canal Officer may close the outlets in rotation as he may consider necessary. Such closures shall not extend beyond ten consecutive days, and shall be notified to the Lambardars of village changels. For longer closures the authority of the Superintending Canal Officer is required.

13. Nothing in the above rules shall be taken to affect the power of the Superintending

Divisional Canal Officer to stop the supply of water in case of pressing emergency.

The water-gauges on distributaries or other channels shall be held to give authoritative data for all calculations of discharge required to verify claims for remission of water-rate

- on account of less of water.

 15. Claims to remission of water-rates under section 76(b) shall only be admitted. on proof of actual loss caused by the stoppage of supply. On proof of such loss, the Divisional Canal Officer may remit the whole or any portion of the rates. All applications for remission of water-rates shall be made in writing by the parties concerned, either in person, or through their headman, to the nearest Sub-Divisional Canal Officer, at least seven days prior to the cutting of the crop. On receipt of such application, the Sub-Divisional Canal Officer shall, after due local enquiry, forward the application with his remarks to the Divisional Canal Officer for decision.
- 16. Before awarding compensation under section 76(c), the Collector shall obtain the written opinion of the Divisional Canal Officer, and such opinion shall form part of the record

of the proceedings. Contracts between the Divisional Canal Officer on the part of Government, and private individuals, for the use of water as a motive power, or for any other purpose whatsoever, not included in the published schedule of rates, shall, it for any period not exceeding one year, require the previous sanction of the Superintending Canal Officer. If proposed for longer periods, such contracts shall be submitted for the sanction of the Lieutenaut-Governor in the Irrigation Department.

18. Tanks may be filled with canal water without charge, and without reference to the area irrigated in any village, wherever water can be made available without injury to the

cultivation dependent on any canal, under the following conditions:-

(a.) - No tank shall be so filled unless the water is to be exclusively used for domestic purposes or for watering oat: le, or both.

(b.)—No tank shall be so filled from which intercepting any line of drainage, is liable to overflow from accumulation of water derived from natural causes

(d.)-No tank shall be so filled except on the written order of the Sub-Divisional Canal Officer issued on the written application of the parties cone rued.

-No tank shall be so filled unless the village channel used to fill it shall be shown to the satisfaction of the Sub-Divisional Canal Officer to be in a sound condition when the application is made.

(f.) - The privilege herein accorded may, by written order of the Divisional Canal Officer, subject to revision by the Superintending Canal Officer, whose decision shall be final, be suspended for 12 months for breach of any of the above conditions.

Leases for terms of five years for the supply of water between the 25th June of one year and the let April of the following year will be given at the rates fixed in the Schedule, Rule 33, provided that land leased in any village forms one for more compact blocks, each of not less than 50 acres, defined by well-marked boundaries of such a nature as clearly to distinguish leased from the adjoining unleased lands, and to prevent the latter from being surreptitiously watered under cover of the lease.

20. Well-marked boundaries of the nature required by the loregoing exist. Village roads, bunds of ahrahs, village boundaries, and similar natural marks will be sufficient. If such do not exist, and it appears advisable to grant the leave, the villagers may, at the discretion of the Divisional Canal Officer, be required to make small bundary marks, or cause to be leaved area, or mark its limits by the erection of cheap boundary marks, or cause to Well-marked boundaries of the nature required by the foregoing rule generally

be carried out such arrangements as may suffice for the future identification of the leased area.

21. No restriction is placed on the description of crop to be grown under five year leases. but no water will be given on these leases between the lat of April and the 25th of June. The Superintending Canal Officer may relax this rule in the case of water being required for riceseed bede.

If in the opinion of the Divisional Canal Officer it appears advisable to grant a least for a block of less than 50 acres in area, he must refer the matter for the arcision of the Superintending Canal Officer, at whose discretion the restriction as to area may be relaxed.

23. Present holders of three-year leases may at their option avail themselves of the terms

offered to the holders of five-year leases, but without retrospective effect.

24. Leases for five years at the lates entered in Rule 33 may be given—(1) on the application of all the cultivators of the area proposed to be leased, on condition of their agreeing in such application to become jointly and severally responsible for the payment of all amounts due on account of water-rates; or (2) on the joint application of the cultivators and of some due on account of water-rates; or (2) on the joint application of the cultivators and of some person hereinafter called the Contractor, who may agree to collect and pay to Government, under section 82 of Act III (B.C.) of 1876, all sums due under the agreement on account of water-rates. The agreement of villagers binding themselves jointly and severally will be in the form prescribed in Appendix O. The joint agreement of villagers and a water-rate Contractor shall be in the form prescribed in Appendix D. Every agreement under this rule must be signed by each applicant in the presence of at least one respectable witness.

25. Contractors shall be entitled to collect water-dues, at the rates given in schedule 4 attached to Rule 33, from the cultivator who have applied for the water supplied. Every due from a cultivator to the Contractor on account of water-rates shall be deemed to be a

sum due to Government under sections 82 and 85 of Act III (B.O.) of 1876.

26. A Contractor (or in case there he more than one, each Contractor severally and jointly) shall be responsible for all sums payable on the agreement (Appendix D), except such sums as may be remitted by competent authority under the rules in force, and shall be

entitled to a deduction of 5 per cent. for cost of collection.

27. No water shall be taken previous to the receipt of a permit (Appendix B) signed by the Divisional Canal Officer. When an agreement has been made for the collection of the rates by a Contractor, the Divisional Canal Officer shall under section 82 furnish such Contractor with a written authority to collect the amounts due by the cultivators according to a list

furnished in the application, one copy of which is to be sent to the Collector.

28. Every Contractor shall nominate a headman, to be approved of by the Divisional Canal Officer, to perform the duties specified in Rule 10. Such headman or the contractor, according to the arrangement made at the time of contract, shall receive 5 per cent. on the assessment, but the Divisional Canal Officer may retremen the whole or any part of these fees if the duties are not properly performed.

29. All water-rates leviable under the above rules for five-years leases shall become due on the 31st December and 15th March in equal portions, and shall be paid within one mouth of

such dates.

Under section 78 of the Act, the rates chargeable per scre for water supplied to the 30. different description of crops up to let of April 1881, except in cases of three-year leases now in existence, will be as follow :-

Schedule 1 .- Existing rates. (Annual.)

	P GP										4						-		1		
"LASO.	Nature of crop.	Co	(tal	1.	Bee	_			TVR.	.	Cot	tah.		Beeg	-	08	Ac	FG.	13	Per	
1	Sugarcase Ruse, vectable, water-mite.	Ru.	A.	P.	Ha.	A. 2	P. 0	Ma.	A. 0	P. 0	Rs.	A. 1	8	Re.	A		Re.	A . 7		Grop.	
1	wheat, barky, cottan, tobacco, indice, count, made, and all crops not otherwise specified	0	1	3	1	9		9	8	0	0	9 1	0 1	1	0	8	1	10	8		Ar. S

NOTE.

- 1 Cottah = 1,361.25 square fret.
- Beeguh = 27,225 00 ditto.
- = 43,560.0 Aure ditto.

31. On and after the 25th June 1881 the following rates will be charged on crop-leases for water supplied between the 25th June of one year and the 1st April of the following year?—

SCHEDULE II .- dunual Leases.

Chasa.	Nature of erop.	Faor	IMMOSTION PRE	LIFT IBMEARORS	HR.
111		Cottals.	Houmh. Acre.	Comple Boomb.	Acre.
		Ra. A. &	Re. A. P. Re. A. P.	Ra. a. P. Ra. a. P.	Rn A. P
193	mark .	0 3 0	1 16 0 2 0 0 1 9 0 2 5 0 1 9 0 1 5 0	0 1 0 1 5 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	2 0 1 1 10 5 1 10 5

Notes - If stater is taken for sugarcane in the hot months, in addition, under Rule 32, the total charge will be as follows

•			7520-4		_	Ru.	A.	P.
Huder annual leases	pur aure	.6.	4,,			5	U	0
During hot months	P9 00					4	U	0
						-		-
			Te	tal per acre		Ŋ	()	()

On and after the 1st April 1881 the following rates will be charged for water supplied to crops between the 1st April and 25th June of each year :-

SCHEDULE III .- Special for hot months.

Chass. Nature of crop.	Flow	IRRIGATION F	ER «		ERRIGATION ;	PHR 4
	Cottala.	Bergalt.	Acre.	Cottah.	Beegah.	Acre.
Por all crops	Re. A. P.	Rs. A. P. 2 8 0	Ru A. P	Rs. A. P.	Ba. A. P. 1 10 8	Rs. A. P 2 10 s

38. The following rates will be charged for water supplied to different crops between the 25th June and 1st April of each year on five-year leases :-

SCHEDULE IV .- Five-years Leases.

GLARS.	Nature of crop.	Pı	OW IRRIGATION	PHH	Lip	IREIGATION :	PEA
CILABB.	Auture of Grop.	Cottah.	Beegah.	Acre.	Cottah.	Beogah.	Acre.
		Ba. A. P	Ru. A. P.	Ra. A. P.	_	į.	
For a	1) crops	0 1 0	7 4 0	2 0 0	0 0 8	0 18 6	1 3

Note .- If water is taken for sugarcane in the hot months, in addition, under Rule 32, the total charge will be as follows :-

Rs. A. P. 2 0 0 4 0 0 Under five-years leases per sore ... During hot months , , , ... 0 6 A Total per acre 6 0 0

The statements of the amounts demandable for water-rates levied under the rules in force shall be prepared under the supervision and signature of the Divisional Canal Officer

in such form as shall from time to time be sanctioned by the Lieutenant-Governor.

35. All water-rates shall become due on the dates below stated, and shall be paid within

one month of such dates :-

... 15th March. Water-rate on spring crops, wheat, barley, peas, poppy, &c. Water-rate on summer crops, cheena, &c. ... Water-rate on bhadói crops, early rice, indian-corn, murwa, &c. 31st October. Water-rate on annual and winter crops, sugarcane, aghani rice, } 31st December. jowar, &c. ... 904

36. In the case of lands held in bhaoli, the water-rate shall be recoverable from both the cultivator and the person or persons in receipt of the bhaoli rents in the same proportion as the produce is divisible amongst them.

37. In the case of lands held in bhaoli, the zemindar shall sign jointly with the culti-

vators. (This rule only applies to the case of five-year leases.)

38. The area irrigated in any village shall be measured by an American appointed for the purpose. The Pulvari shall be present at the measurement, and shall at the time take a copy. of the khusrah of the Ameen; if for any reason the Pulwari is not present, the cost of preparing the copy will be charged against him. This copy shall be delivered to the Pulwari, or, in his absence, to the Lambardar. Both the Lambardar and Puncuri shall sign the khusrah.

- When the measurement is completed, the khusrak shall be forwarded to the Sub-39. Divisional Canal Officer, who shall prepare the khatiani with all possible despatch. A copy of the thatiani, signed and sealed by the Milladar, shull, as soon as it is prepared, be forwarded to the Putwari, who shall grant a receipt for the same. If the Putwari is not present, or declines to receive the thatiani, the Sub-Divisional Officer small forward it direct to the Collector.
- 40. It shall be the duty of the Putwori, immediately on the completion of the measurement, to inform each ryot, on application, of the fields measured against him, and on receipt of the khatiani to supply each person charged with a perche showing the water-rates due. For these duties, and for attending the measurement and rendering such other reasonable assistance to the Canal Officer and Confector as may be required, an allowance of one quarter anna per rupee on the amount collected shall be made.

41. This allowance shall be paid to the Putwari by the Collector if he is satisfied that the

work has been properly done.
42. The Canal Officer shall note on the khaliani whether the Pulmari has given proper assistance during the measurement.

43. If a cultivator is dissatisfied with the entries made against him in the khalson, whether as to the fact of the land having been charged " flow " instead of " lift " or as to the measurements and entries of classes of crops, he must ladge a complaint, enter personally or through the Lambordar of his vilinge channel, with the Divisional or Sub-Divisional Causi Officer within a month after the date of the demand being made on him.

44. The Zilladar shall submit his check measurements in a form (Appendix E) which shall be sent in for the inspection of the Divisional Canal Officer. The Sub-Divisional Canal Officer shall check the Ameens' measurements as often as he possibly can. If it be found that any ameen wilfully or frequently makes wrong measurements, he shall be punished by

45. Collection of all water-rates shall be made by the Collector in accordance with the statement of demands furnished to him by the Divisional Canal Officer.

46. Objections to the demand addressed to the Collector, if preferred within one month after the demand has been made, shall, if remission be claimed on the score of short supply, or of any matter affecting the Irrigation Department, be referred for orders to the Divisional Canal Officer. The Collector shall have discretion to suspend collections by a written order in cases where (objections having been filed) it may seem advisable

47. Claims for remission, referred by the Collector and admitted by the Divisional Canal Officer, shall be reported by him for the sanction of the Superintending Canal Officer, except in cases where remissions are made on account of excess areas having been charged, or a

wrong name entered in the khatiani.

48. If the Divisional Canal Officer reject the claim, an appeal may be made to the Superintending Canal Officer, provided that it is preferred within forty days from the issue of the order of the Divisional Canal Officer.

49. A remission statement, signed by the Superintending or Divisional Canal Officer,

shall be sufficient authority for a refund by the Collector.

50. In special cases not otherwise provided in these rules, and in cases where water-rates are not recoverable owing to the absconding or bankruptcy of the defaulter, the Collector will obtain the sanction of the Commissioner of the Division to the remission of such sums as he may deem irrecoverable. The details of such remission shall be communicated at the close of each official year to the Divisional Canal Officer.

51. The Collector shall appoint a headman (to be called a Tchsildar), whose duty will be to collect and pay in, to the Collector or other duly authorized person, all water-rates leviable on

the land irrigated.

" 52. The Teksildar shall furnish security for the payment of all sums realized by him, the stamp and registration fees on security bonds being deducted from the percentage allowed,

under the following rule.

- 53. The allowance to the Teksildars of a village or villages for collecting the water-rates shall be fixed by the Collector, but the total amount to be paid in any one year to all the Tehsildars in a district shall not exceed half an anna in the rupee on the amounts actually paid in. If the Teheildar shall satisfy the Collector that arrears have not accrued through any negligence on his part, it shall be at the option of the Collector to pay him the allowance on the whole or any part of such arrears.
- 54. If only a portion of a field be irrigated, the water-rate shall be chargeable on the whole field, unless such portion shall have been clearly demarcated, previous to the admission of the water, by a ridge not less than half a foot high.

55. When a portion of a field has been irrigated with canal water, and a portion with well or revervoir water, the whole field shall be hable for canal water-rate, unless a clearly dis-

tinguishable boundary exists between the two portions.

- 56. If well or reservoir water is conveyed in the same channel as caugh water, the whole of the irrigation from that channel shall be liable to canal water-rate The Lambardar will be hold personally responsible that any breach of this rule or of Rules 54 and 55 is
- 57. Irrigation from escape channels, when the supply is permanent, shall be governed by the same rules as irrigation from other parts of the canal.

58. Irrigation from such channels, when the supply is intermittent, may be allowed at such reduced rates as shall from time to time be fixed by the Lieutenant-Governor.

59. Persons using water without a written permit, or taking water at times prohibited by proper authority, shall be liable to a penalty not exceeding double water-rates on the area irrigated, and such charge shall be leviable at the time of report to the Collector.

60. The charge leviable for water suffered to run to waste on uncultivated lands shall be calculated at the highest rate specified in the schedule, on the area flooded; provided that in every such case the Divisional Canal Officer may impose a lower rate if be thinks fit. The Lambardar is to be held responsible for reporting such waste of water.

61. When the original crop sown in a field irrigated by canal water fails, and is

ploughed up, and a fresh crop is sown in the same season, the water-rates shall be levied on the

62. No person shall, without the permission in writing of the Divisional or Sub-Divisional Canal Officer, pass, or cause any animal or vehicle to pass, on or across any of the works, banks, or channels of a canal or drainage work after he has been desired to desixt therefrom, excepting by means of such bridges, fords, and ferries, and their approaches, as are provided by the Divisional Canal Officer

63. No Canai Officer, unless specially exempted by the Lieutenant-Governor from the operation of this rule, shall have any interest in the distribution of water from any of the canals, or purchase or bid for any Government property sold thereon, either in his own name, or

in the name of another, or jointly, or in shares with others.

APPENDIX A.

Application for Water.

No.

Mouzah

Pergunnah

Distributaries

Village channel

Name of lambardar

We the undersigned hereby apply for water from the abovementioned village channel for the areas below stated, and wa engage to pay through the Tehsildar to the Collector or other person duly authorized to receive them the water-rates according to the published schedules, and we further agree to abide by all rules issued under the Canal Act.

h.	
- E	
4	

			Signature	of Lambardar,
				Sectional Officer.
Date			of	- 18
Received by	ne	7	of	18"
Forwarded	~ .		of	. 18
Received	sub-division	office	of	18
Permit	{ Refused		of	16

	200	1		•	9	
	to take water from	Date of payment.			*	
APPENDIX B.	of village distributaries village channel, for the undermentioned areas.	Water-rate due.		Þ		rdar.
V	of lage channel, for	Crop to be grown.		Ŋ		To be retained by the Lambardar.
	Permit	Arm to be , irrigated, more or less.				To be retain
	to take water from d areas.	Date of payment.	1			Signature of Canal Officer.
APPENDIX B.	of village distributaries village channel, for the undermentioned areas.	Water-rate due.				Sign the Permit.
Y	of v	Chap to be grown.				Date To be retained by Officer issuing the Permit.
	Pormit vill	Area to bo righted, more or less.				Date To be retain

. APPENDIX C.

Vernacular.

FORM of application by villagors for a five-years lease, Mouzah

Pergunnah

distributary

, names of applicant

We the undersigned inhabitants of Mouzah
hereby apply for water from the abovenamed distributary to be supplied from the 25th June
to the 1st of April of each year for five years to the areas given below, and we jointly and
severally agree to pay rates as fixed in the schedule below, and undertake to pay each year
the full amount calculated on the area applied for at such rates, subject to the provisions of
Rules 15, 31, and 35. Rules 15, 31, and 35.

	VILLAGE.	Areas.	Rate.	Amount.	Name.	Signature of cultivator.
ý.	٥	В. с. р.	Ra. A. P.	Rs. a. P		

APPENDIX D.

Vernacular or

English and Vernacular.

Joint application of Villagers and a Contractor under section 82, Act V of 1876, for a five-years' lease.

Mouzah

, Pergunnah

Distributary

Names of villagers

Name of Contractor

We the undersigned cultivators of Mouzah , Pergunnah , hereby apply for water from the abovenamed distributary to be supplied from the 25th June to the let of April of each year for five years to the areas named below, and we agree to pay rates as fixed in the schedule below, subject to the provisions of rules 15, 81, and 35.

I (contractors name) agree to collect and pay to Government all sums payable on the application, and request under section 82 authority to collect these rates according to the certificate to be supplied me by the sub-divisional officer under section 85 of Act III of 1876, and I further agree to abide by all rules passed under the Canal Act We the undersigned cultivators of Mouzah

and I further agree to abide by all rules passed under the Canal Act.

VILLAGE.	Arms of finish	liate.	Amount.	Name.	Rignature of Cultivato
					- Charles - Share Charles - Share - Sh

APPENDIX E.

Zilladar's Check Measurement Form.

	2	8	4	В	6	7	N	\$	10	11	12	13	14	16	
		mber.			MEASUREMENT ACCORD- OHRO					HOK MEASURYMENT.					
Name of village.	Name of cultivator and his father.	Field survey number.	Name of annean who measured.	Crop.	Flow.	Life.	Water-rate.	Choir	Flow.	Lin.	Water-rate			Rew area.	
)	Rn. A. P.	Ra A P	
;		ŭ.			4			S.C.						- 0.	
					f							1			
				- 1					1		K				
												}			
									9 1						

APPENDIX F.

Purcha or Slip Form.

Bate of as the party in the barrens and a server in the share as a server in the shar	our of purcha.

JAIL DEPARTMENT.

No. 6479, dated the 28rd July 1880.—Surgeon-Major J. J. Wood made over charge of the Chittagong Jail to Surgeon J. F. Mullen in the afternoon of the 3rd July 1880.

A. S. LETHBRIDGE, Inspector-General of Jails, Bengal.

HIGH COURT NOTICES.

High Court-Original Side.

The 26th July 1880.

THE following Rules, passed by the High Court of Judicature at Fort William in Bengal, are now published for general information.

By order,

R. Belchambers, Registrar.

Whereas it is expedient to consolidate the rules relating to the admission of Attorneys of this Court and alter the same so as to entitle the Attorneys of this Court to the benefit of "the Colonial Attorneys Relief Act," it is ordered as follows:—

Any Attorney or Solicitor of Her Majesty's Superior Courts of Law or Equity in England shall be entitled to be admitted as an Attorney of this Admission, without examination, of Attorney or Solicitor of Her Majesty's Superior Courts in Eng-Court, without service or examination in India, on production of his certificate of admission in such English Courts, and of a certificate that his name is still borne on the rolls of such

Admission, without examination of Attorney of High Course of Madras or Bombay.

Courts, and also on producing satisfactory testimonials to his good character.

2. An Attorney of the High Court of Madras or of the High Court of Bombay, shall be entitled to be admitted as an Attorney of this Court : provided that he shall produce a pertificate of admission in either of the said Courts, and a certificate that his name is still borne on the rolls thereof, and shall also produce satisfactory testimonials to

good character, and shall moreover satisfy the Court that, previous to his admission as an Attorney, he had served under articles of clerkship to some Attorney or Attorneys-at-Law for the full term of five years.

Admission, after examination, of Attorney or Solicitor of the High Court of Judicature in Ireland.

3. Any Solicitor of the High Court of Judicature in Ireland shall be entitled to be admitted as an Attorney of this Court: provided that he shall produce a certificate of admission in such Court and a certificate that his name is still borne on the rolls of such Court, and shall give satisfactory assurances of good character, and shall also

produce a certificate signed by the major part of the Examiners actually present and conducting the examination (one of them being the Registrar of the Court on the Original Side, hereinafter mentioned as the Registrar), that he has satisfactorily passed an examination upon the following subjects :-

Subjects of examination.

- (1)—The Letters-patent Constituting the High Court.
- (2)—The Code of Civil Procedure.

(3) -The Indian Penal Code.

The Acts in force at the time.

- (4)—Criminal Procedure on the Original Side.
- (5)-The Indian Succession Act. (6)-The Indian Contract Act.
- (7)-The Evidence Act. (8)—The Registration Act.
- (9)—The Limitation Act.
- 4. The examination shall be conducted by the Examiners appointed under Rule 26 for the examination of persons applying to be admitted as Attorneys Examination by whom to be conof this Court (hereinafter mentioned as the Examiners).
- 5. Except as provided in the foregoing rules, every person before admission to practise as an Attorney, shall serve a regular clerkship to an Attorney of Pariod of service. this Court, under articles of clerkship by contract in writing pursuant to the rules hereinafter contained, for the full period of five years.
- 6. The term of service required by the last preceding rule need not be all under one and the same Attorney, but Service may be to different Attormay be to different Attorneys, either by virtue of an assignment or assignments, or by virtue of successive independent contracts upon the dissolution of the original or succeeding contract.
- 7. The Attorney or Attorneys under whom the articles shall be served shall, during ster must be a practising Attor. the whole period of the service, be actually practising as such in this Court on his or their behalf, and not as clerk to any Master must be a practising Attor-ney on his own behalf. other Attorney.

Only one articled clerk allowed at

8. No Attorney shall, without special leave of the Court, be entitled to take more than one clerk for service under these rules at one and the same time, nor any clerk until he shall have been himself in practice as an Attorney for at least three years.

Persona not Advocates of this Court, or writers to the Signet, or Solicitors or Procurators of the Scotch Courts, or who have not passed a University or preliminary examination in England, or been articled in England or Ireland, or have not been educated in Europe up to a sufficient standard, incapable of autorius into articles.

9. No person who is not an Advocate of this Court, or a writer to the Signet, or a Solicitor of the Supreme Courts of Scotland, or a Procurator before any of the Sheriffs' Courts of Scotland, or who shall not have been articled to an Attorney or Solicitor of one of Her Majesty's Superior Courts of Law or Equity in England or Ireland, shall be capable of service under these rules, until he shall have passed the B.A. examination of the University of Calcutta, or the preliminary examination of articled clerks in England, or the first public examination before the Moderators

at Oxford, or the previous examination at Cambridge, or the preliminary examination in Arts in any of the Scotch Universities, or the examination in Arts for the second grade in Durham, or the Matriculation of the Universities of Dublin or London, or shall produce a certificate of the Oxford and Cambridge Schools Examination Board granted under the regulations issued by the Board: provided that persons educated in Europe who have not passed any of the examinations abovementioned, and who shall appear to the Chief Justice and Judges to have been educated up to a sufficient standard, may, by special order, be permitted to enter into articles of clerkship.

10.

The contract is writing whereby a person shall engage as aforesaid to serve as a Articles, with affidavit of Master, to be filed within one month. clerk to any Attorney, shall be filed with the proper officer, to be appointed for receiving and filing affidavits and other documents to be filed under these rules, within one calendar month

after the execution of the same, together with an affidavit by such Attorney that he has been himself duly admitted and has been practising for three years as an Attorney; that such contract has been duly executed by himself and by the clerk therein mentioned; and an affidavit by such clerk that he has passed one of the examinations mentioned in Rule 9, or has, previous to his service in this country, served under articles of clerkship to an Attorney or Solicitor of one of Her Majesty's Superior Courts of Law or Equity in England or Ireland. And in every such affidavit shall be specified the name of the Attorney and his place of business, the name of the clerk and his place of abode, together with the day on which the contract was actually executed.

Assignment of articles, with affidavit, to be filed within one

11. In case the articles of clerkship shall be assigned, the assignment shall be in writing, and shall, in like manner as aforesaid, be filed within one calendar month after the execution thereof, together with an affidavit by the Attorney to whom the assignment has been

made, that he has been duly admitted and has been practising for three years, and that such assignment has been executed by all the necessary parties. And in every such affidavit shall be specified the name of the Attorney to whom the arricles are assigned, and his place of business, together with the day on which the assignment was actually executed.

12. If, by reason of death, or for any other good and sufficient reason, an assignment Fresh articles to be entered into, of the articles cannot be obtained, a fresh contract in writing if necessary, and filed with affidavit. for the remaining period of his term of service shall be entered for the remaining period of his term of service shall be entered into by the clerk with the Attorney under whom the service is to be continued, which shall be filed within the time, and with an affidavit similar to that prescribed by Rule 10.

13. In case the contract or assignment, together with the necessary affidavit, be not filed within the time specified, the same may be filed after the assignment within one month.

Effect of organization to file contract filed within the time specified, the same may be filed after the expiration thereof, but the service of the clerk shall be reckoned expiration thereof, but the service of the clerk shall be reckoned to have been commenced or renewed from the date of the filing of such contract or assign-

ment, unless the Court shall otherwise order.

14. No person who shall be articled to serve as a clerk to an Attorney for the Articled clerk ant to held other los or employment. purpose of being admitted as an Attorney shall, during the period of such service, hold any office or engage in any employment whatsoever other than the employment of clerk to such Attorney and his partner or partners (if any) in the business, practise, or employment of an Attorney; and every such person shall, during the whole period of service under articles, continue and be really and actually employed in the proper business, practise, or employment of an Attorney.

15. Every articled clerk shall, after he has been articled and before admission, pass two examinations,—one after he has served half the term of his Articled clerk to pass two examinarticles, and the other after he has served the full term of his Pariod that must intervene between the two crammations. articles: provided that he shall not be admitted to the second examination until the expiration of six months after he shall have passed the first examination, unless the Court shall otherwise order.

Intermediate examination.

- 16. The first of these (hereinafter called the intermediate examination) shall be in the following subjects:—
- (1)-Letters-patent.
- (2)--Civil Procedure Code.
- (3) Belchambers' Rules of the High Court, Original Side.
- (4)-Conveyancing.
- (5)-Criminal Procedure on the Original Side.

17. The intermediate examination shall be directed to the candidate's knowledge of Number of questions and marks the practice of his profession. The number of questions in each paper.

400, of which the candidate must obtain not less than 250.

18. The second of the said examinations (hereinafter called the final examination) shall be in the following subjects, and the number of papers to Final examination. Papers to be set. be set and the subjects to which they relate, shall be as indi-

eated below :-

				-	raper.	
	Common law, inch	uding th	e Contract Act	1.4.0	1	
Subjects of examination.	Equity		0.0	1.4	J	
The Acts in force at the time.	Indian Company's	Act	***	}	1	
	Succession Act	b #		∫		
•	Evidence		4 8 4			
	Penal Code		* * \$	*** }	1	
	Limitation Act)		
	Registration Act	0 0 =				
	Stamp Act		• m <	}	1	
	Insolvency)		
	Hindoo Law			}	1	

Mahomedan Law ...

Number of questions and marks in ch paper. Number of marks to be obtained.

The number of questions in each paper shall be eight. and the aggregate number of marks for the whole eight questions shall be 160. To be entitled to pass, a candidate must obtain

90 marks in each paper.

20. Before any articled clerk shall be admitted to the final examination, he shall sign and leave with the Registrar answers to the questions con-Answers to questions as to due service, &c., to be left with the Registrar before final examination. tained in the Schedule A hercunto aunexed, as also a certificate of his having passed one of the examinations mentioned in Rule 9, or the document mentioned in Rule 24, and a certificate of the

Examiners of his having passed the intermediate examination, and an affid wit by himself stating that he has actually and really served and been employed by the Attorney or Attorneys to whom he was bound during the whole term and in the manner required by these rules; that he has not held any office or engaged in any employment contrary to these rules; that he has attained the age of 21 years; and that he has not been adjudicated an insolvent. And the Attorney or Attorneys with whom he shall have served his clerkship shall sign and leave with the Registrar answers to the questions contained in the Scheaule B hereunto annexed, as also a certificate in the form therein given.

21. The applicant shall, at the same time, produce entinfac-

tory testimonials to his good character.

22. Every person applying to be admitted to the final examination shall also, if required, sign and leave, or cause to be left, with the Registrar Further requirements to be com-plied with before admission to the final examination. answers in writing to such other written or printed questions as shall be proposed by the Examiners touching his service and con-

duct, and also, if required, attend the Examiners personally for the purpose of giving further explanation touching the same, and shall also, if required, procure the Attorney or Attorneys with whom he shall have served his clerkship as aforesaid. to answer either personally or in writing any questions touching such service or conduct, or shall make proof to the satisfaction of the Examiners of his inability to procure the same.

- 23 Every p. 180n so applying shall also attend the Examiners at such place or places, adulates to attend at the time and at such time or times, as shall be appointed for that Candidates to attend a: .he time and place appointed for examination, and to answer questions. purpose, and shall answer such questions as the Examiners shall then and there put to him, by written or printed papers, touching his fitness and capacity to act as an Attorney.
- 24. If any person, previous to being articled to an Attorney of this Court shall have the formerly articled in Eng.
 been articled to an Attorney or Solicitor of one of Her Majesty's Superior Courts of Law or Equity in England or Ireland, he shall leave with the Registrar his original articles. Clerk formesly articled in England or Ireland to leave with the Registrar his original articles. &c., entered into in England or Ireland, or an authenticated copy thereof, and shall state in the affidavit to be made by him pursuant to Rule 20, the circumstances under which the service under such last-mentioned articles was terminated.
- 25. In case the applicant shall show sufficient cause to the natisfaction of the Examiners why the requirements of Rules 20 and 24 cannot be fully complied with, it shall be in the power of the Examin-Examiners may dispense with any the requirements of Itules 20 ers, upon other sufficient proof being given of the qualification of the candidate under these rules, to dispense with any part of such requirements that they may think fit and reasonable.

The Registrar for the time being of the High Court, Crimical Jurisdiction, together with such Advocates and Atturneys of the Court to the number of six or more as the Chief Justice shall from time to time appoint, shall be Examiners to examine such persons as shall desire to be admitted Attorneys of the said Court; and any four of such Examiners shall be competent to conduct the said examinations.

27. The examinations shall be held once in every six months Examinations to be held every at such time and place as the Examiners shall appoint.

28. Any clerk shall be at liberty to attend the final examination next preceding the Clerk may attend the final examination next preceding the ex-piration of his articles. Not to be admitted an Attorney until after the expiration of his

Cortificate to be stayed.

29. The Registrar shall reduce all notices of intention to appear at any examination into an alphabetical table under convenient heads, and shall,

Notices of examination to be tabulated and posted up.

entrance to the principal court-room on the Original Side, and shall send a copy of the same to the Secretary to the Attorneys' Association.

Candidates to be informed of the days of canmination.

30. The Registrar shall inform each candidate, who shall have given notice of his intention to appear at any of the examinations, of the days fixed for such examination.

31. Every person [except an Attorney or Solicitor of Her Majesty's Superior Courts of Law or Equity in England] intending to apply for admission as an Attorney of this Court, shall give one month's notice in writing to the Registrar, stating his intention, such notice to be included in the notice for final examination or given separately.

82. Every person liable to pass the intermediate and final examinations, or the final

Certificate of having passed the

examination alone, before being admitted as an Attorney, shall obtain a certificate signed by the major part of the Examiners

service.

Certificate of being a fit and pro-

actually present at, and conducting the, examination (one of them being the Registrar) that he has satisfactorily passed the same. 33. Every such person shall before admission likewise produce a certificate signed Registrar) that he has satisfied the Examiners that he has really and actually served his articles in accordance with the foregoing

expiration of his term of service, but he shall not be admitted

as an Attorney until after his term of service shall have expired;

nor shall the certificate mentioned in Rule 38 be issued without proof to the satisfaction of the Examiners that the clerk has duly served the remaining period of his term of

three weeks previous to the examination, affix the same on the notice board, and also on a board to be exhibited daily at the

rules, and that he is a fit and proper person to be admitted as an Attorney.

34. In case any person shall be dissatisfied with the refusal of the Examiners to igrant him the certificate mentioned in Rule 35, he shall be at liberty, within one mouth, to apply for admission by petition in writing to the Chief Justice, which application shall be neard by any two or more Judges whom the Chief Justice shall appoint for that purpose.

Clerk under age ineligible to be admitted an Attorney.

Inc. Ivent inclimible to be admitted

Mode of applying for admission. Petroon and documents to be left with the Registrat,

35. No person, except an Attorney or Solicitor of Her Majesty's Superior Courts of Law or Equity in England, shall be admitted to practise as an Attorney of this Court without proof that he has attained the age of 21 years.

36. Unless the Court shall otherwise order, no person

who shall have been adjudicated an insolvent shall be admitted to any of the examinations prescribed by these rules, or shall be admitted to practise as an Attorney of this Court.

37. The mode of applying to be admitted an Attorney shall be by petition. Such petition shall be left with the Registrar, together with, in the case of a person applying under rule I -

(1) the certificates required by Rule I; or in the case of a person applying under Rule 2-

(1) the certificates required by Rule 2;

(2) proof of service under articles for five years; (3) proof of good character;

or in the case of a person applying under Rule 3-

(1) the certificates required by Rule 8; (2) proof of good character;

or in the case of an articled clerk-

the certificates of the Examiners to be issued under Rules 32 and 38.

The Registrar shall submit the petition to be admitted an Attorney, with the and to be submitted by him to other documents to be left with him, to the Judge for the time

being exercising Original jurisdiction for his flat.
39. Every person applying to be admitted an Attorney of this Court shall, before being admitted and enrolled, take and subscribe the oath or affirmation of allegiance, and also the following oath or

affirmation. I, A. B., do swear [or solemnly affirm] that I will truly and honourably demean myself in the practise of an Attorney according to the best of my knowledge and ability.

40. Every person on being admitted and enrolled as an Attorney of this Court may, without the payment of any fee besides the admission fee, Certificate of admission. obtain a certificate of admission under the signature of the

Registrar and the seal of the Court. 41. Every person intending to undergo the intermediate or final examination prescribed by these rules [the examination prescribed by Rule 3 being deemed to be a final examination], shall, before each Notice of examination.

half-yearly examination, give one calendar month's notice in writing to the Registrar, stating his intention, and shall at the same time, and on each occasion of giving notice of examination, pay to the Registrar a fee of Rs. 50 if the notice be for an intermediate examination, and a fee of Rs. 100 if the notice

be for a final examination.

42. Every person who shall have given notice of his intention to appear at an intermed notice.

mediate or a final examination, or to apply for admission as an Attorney, and who shall not have attended to be examined, or not have passed the examination, or not have been admitted, may ronew the notice for examination or admission from time to time as often as he shall think proper: provided that every renewed notice shall be given in conformity with Rules 31 and 40 unless the

43. All expenses that may be incurred on account of the examinations to be conducted

All expenses to be defrayed out of the Fee Fund.

Court shall otherwise order.

Balance of fees to be paid to the

examination than Rs. 300.

44. The Registrar shall keep an account of all such fees as shall be paid to him under count of fees to be filed at the Rule 42, and shall at the end of each year file a statement of Account of fees to be filed at the end of every year.

45. Any Attorney of this Court may, on the payment of a fee of is. 5, to be paid by Certificate of being on the roll of Attorneys.

46. The Registrar of this Court on the Original side shall be the proper officer for All documents to be filed with the Registrar, who is to have the care of the rolls.

be the case, that he is a practising Attorney of this Court.

Exerection of rolls.

Forms of hotice.

Applications under these rules by som to be heard.

receiving and filing all such affidavits and documents as are required to be produced and filed under these rules, and shall have the custody and care of the rolls or books wherein persons are at present enrolled as Attorneys, and shall enroll the Lame of every person who shall be admitted as Attorney, with the

date of his admission, in alphabetical order, in a roll or book to be kept by him for that purpose, to which roll or book all persons shall have free access without fee or reward.

Forms of hotics.

47. Forms of notice of exprination are set forth in the

Schedule C, hereunto annexed.

48. The Judge or Senior Judge of the Court for the time being exercising ordinary

under these rules, shall be defrayed by the Registrar out of the

Examination Fee Fund, and the balance of the feet realized on each examination shall be divided between the Examiners who

shall conduct such examination: provided that no larger sum shall be received by any Examiner on account of any one

means of court-fees stamps, obtain a certificate, under the

signature of the Registrar and the seal of the Court, that his name is borne on the roll of Attorneys of this Court, and if such

account signed by himself and two other Examiners

Original Civil Jurisdiction shall hear all applications, ing of which is not otherwise provided for, and shall exerci all the powers of the Court under these rules unless the Chief Justice shall otherwise specially direct.

49. A petition in writing appealing from any order made under the last preceding rule may be presented to the Chief Justice within one month from the date of such order. Such appeal shall be heard by

any two or more Judges whom the Chief Justice shall appoint for that purposes. 50. These rules shall take effect from the 1st day of August 1880, except as to persons

When rules to take effect. Except as to persons already

who are now serving, or have already served, under articles of clerkship to some Attorney of this Court: provided that every such person shall pay the fee payable under Rule 40, with the notice for the intermediate or final examination, on each occasion

Former rales repealed.

of giving such notice; and except as to such persons and to all matters and things previously done in virtue thereof, all former rules for the admission of Attorneys are hereby repealed.

Schedule A (aeserred to in Rule 20).

Questions as to due service of clerkship to be answered by the Clerk.

- 1. What was your age at your last birthday immediately preceding the date of your
- 2. Have you served the whole term of your articles at the office where the Attorney or Attorneys to whom you were articled or assigned carried on his or their business? And if not, state the reason.
- 3. Have you, at any time during the term of your articles, been absent without the permission of the Attorney or Attorneys to whom you were articled or assigned? And if so, state the length and occasion of such absence.

4. Have you, during the period of your articles, been engaged or concerned in any,. and if any, what profession, business or employment other than your professional employment as clerk to the Attorney or Attorneys to whom you were articled or assigned?

Have you, since the expiration of your articles, been engaged or concerned, and 5. Have you, since the expiration of your articles, been engaged or concerned, and for how long time, in any and what profession, trade, business or employment other than the profession of an Attorney?

SCHEDULE B (REFERRED TO IN RULE 20).

Questions to be answered and Certificate to be given by the Attorney or Attorneys with whom the Clerk may have served any part of the time under his articles.

1. Has A B served the whole time of his articles at the office where you carry on your business; and if not, state the reason?

Has the said A B, at any time during the term of his articles, been absent without

your permission, and if so, state the length and occasions of such absence?

3. Has the said A B during the period of his articles, been engaged or concerned in any, and if any, what profession, business or employment other than his professional employment as your articled clerk?

4. Has the said A B, during the whole term of his clerkship, with the exceptions abovementioned, been faithfully and diligently employed in your professional business of an

Attorney?

5. Has the said A B, since the expiration of his a licles, been engaged or concerned, and for how long time, in any, and if any, whit promission, trade, business or employment other than the profession of an Attorney?

6. How long did you practise as Entre pefore the said A B was bound under

his articles to you

7. Have you, during the whole period of the server of the said A B under his articles to you, been actually practising as an Attorney in this Court on your own behalf, and not as clerk to any other Attorney

And I do hereby certify that the said A B has duly and faithfully served under his articles of clerkship for assignment as the case may may bearing date, &c., for the term therein expressed, and that he is a fit and proper person we be admitted an Attorney.

SCHEDULE C (REFERRED TO IN RULE 47).

Notice is hereby given that A B, of No. in the lately [or is now] under articles of clerkship to Mr. C D, of in the town of Calcutta, and who was Law [and who was also lately or is now], under articles of clerkship by assignment from the said Mr, C D to Mr. E P of aforesaid [Attorney-at-Law], intends to present himself at the next examination to be held under Rule 3 [or Rule 16 or Rule 18] of the Rules for the Admission of Attorneys, and also intends [if the examination be under Rule 3 or Rule 18] on passing such examination, to apply to be admitted an Attorney of Her Majesty's High Court of Judicature at Fort William in Bengal.

· Dated this 23rd day of July 1880.

RICHARD GARTH. CHARLES PONTIFEX. G. G. Morris. J. SEWELL WHITE. W. F. McDonell. H. T. Phinarp.

A. WILSON. L. W. TOTTENHAM. L. BROUGHTON. CHARLES T. MACLEAN. CHARLES D. FIRLD.

Sheriff's Office, the 28th July 1880.

Norice is bereby given that the Fifth Criminal Sessions of the year 1880 of the High Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William, and the places subordinate thereto, will be holden at the Court House, in the Town of Calcutta, on Wednesday, the First day of September next, at 11 o'clock in the forencon, and so on from day to day until the said Sessions be over. And it is hereby proclaimed that all persons who will procedute any of the prisoners to be brought up for trial at the said Sessions be present then and there to procedute.

R. STEEL, Sheriff.

विक चार्किक, जब- ১৮৮० जान २৮ क्लाई।

সকলকে সমাচার খেওয়া বাইভেছে যে পুৰে বাজালার কোট উইলিয়ন মুর্যের অধীন শহর কলিকাডার अनामा चारमप कोक्काडी विवाह किलाका कमा बाधामी मन ३५५० मारनर > रमर्क्षत पुगरात. (बन) >> पश्चिमात नवा अवर त्व नवास त्मिनारमं कार्या त्मा मा का व्यक्तिम केस भगता শনিকাতার তাই কোঠের আপদ আলালত তত্তে সব ১৮৮০ সালের পঞ্চ ক্রিবিবেল নেশিরাব र्यमालक अर्थ अध्यादा अध्याद कहा बाहेरफाइ एक एवं मक्स वाक्ति काम करतिक विकास क्लोजनाडी विद्या कद्वित्यक काणाता केक कारम केक अवश्य शाकित वाकिता ध्यानक्ष्या करत देखि।

SMALL CAUSE COURT NOTICE.

UNDER Section 14, Act XI of 1865, it is hereby notified that the Judge of the Courts of Small Causes of Hooghly, Scrampore, and Howrah will, subject to the orders of the Court hald contract in the Horach Court and Co Government, hold extraordinary sittings in the Howrah Court of Small Causes on the dates mentioned below :-

Wednesday, the 11th August 1880. | Thursday, the 12th August 1880.

SREE NATH ROY, Judge.

COURT OF SMALL CAUSES, HOWRAH, the 26th July 1880.

TREASURY NOTICES.

BABOO GOPAL CHUNDER SEN, Deputy Collector, has been placed in charge of the Burdwan Treasury, and is authorized to draw bills on other treasuries.

T. E RAVENSHAW, Commissioner.

COMME.'s OFFICE, BURDWAN DIVISION, the 24th July 1880.

BABOO PRASANNA KUMAR DATTA, Deputy Collector, has been placed in charge of the Noakholly Treasury for a temporary period from the 10th July 1880, and is authorized to draw bills on other treasuries.

E. E. Lowis, Commissioner.

COMMR.'s OFFICE, CHITTAGONG DIVISION, the 22nd July 1880.

BABOO BHOOBUNESHUR SINGE, Deputy Collector, has been placed in charge of the Durbhunga Treasury, and is authorized to draw bills on other treasuries.

J. W. EDGAR, Offg. Commissioner.

PATNA COMMISSIONER'S OFFICE, BANKIPORE, the 10th July 1880.

UNCOVENANTED DEPUTY COLLECTOR BARGO JUGGUTDULLARH BYRACK has been placed in charge of the Jessore Treasury, and authorized to draw bills on other treasuries.

CALCUTTA, the 14th July 1880.

J. Monno, Offg. Commissioner.

EDUCATIONAL NOTICES

Subordinate Educational Service.

The 26th July 1880. - Baboo Surjo Kumar Agasti, M.A. (Class VI), is appointed temporarily to be Second Master, Sanskrit Collegiate School, with effect from the 26th June last, vice Baboo Nilkantha Muzumdar, M.A.

The 26th July 1880 .- Baboo Tarak Nath Sen, Deputy Inspector of Schools, Furreedpore (Class III), is allowed leave of absence for one month, under Section 4, Supplement F to the Civil Leave Code, with effect from the 20th February last.

W. Caurt, Director of Public Instruction.

Calcutta University

The Senate of the University of Calcutts will proceed in the month of August next to the election of a Tagore Law Professor for such term as the Senate may approve.

The salary of the Professorship is Rs. 10,000 per sanam, and one of the conditions of

the appointment is that the Professor shall deliver in each year a course of lectures on some

Candidates for the Professorship are requested to forward their applications to the Registrar before the 31st July, and at the same time to state on what subject or subjects they are prepared to lecture.

Sanate House, the 17th July 1880.

CHARLES H. TAWNEY, Registrar.

UNDER Rule 8 of the Junior Scholarship Rules of the 5th October 1872, it is hereby notified that the 18 (eighteen) junior scholarships allotted to the Patna Division for the year 1880-81 have been thus distributed:—

I. The six second grade scholarships to be taken up by the six best scholars irrespec-

tive of the districts they come from.

11. The twelve third grade scholarships have been allotted to the several districts as follows:-

Patna						 2
Gya					•	 2
Stiahabad			-			 2
Mozufferpore					-	 2
Sarun						 2
Durbhunga	* * *					 1
Chumparun		0 0 0				 1
0	m ₂					_
78			T	otal		12

PATNA COMME.'s OFFICE, BANKIPORE. the 17th July 1880.

NOTIFICATIONS OF THE BOARD OF REVENUE.

No. 769B.

Notice is hereby given that the Eighth Sale of Opium, the provision of 1877-78 and 1878-79, will be held at the Government Opium Sale-room. No. 2, Bankshall-street, on Monday, the 2nd August 1880, at 11 a.m., and will comprise 4,700 chests, viz.—

Behar			- 0 1		* 4 *	2,350
Benarea	9.0	7	* • •	0.00		2,350
				Total	- 10 0	4.700

3. The general conditions of the sale now advertised will be the same as usual. They may be accertained by reference to the Notification issued on the 2nd December 1879, and published in the Government and Exchange Gazettes, or on personal application at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 7th and 17th August 1880 respectively,—that is to say, no Bank of Bengal Receipts, Government Promissory Notes, or other public securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers in the sale-room will be received after 1-30 p.m. of Saturday, the 7th August 1880, and no Bank of Bengal Receipts in full payment of lots will be accepted after 3-30 p.m. of Tuesday, the 17th August 1880.

.4. In addition to the quantity above advertised for sale, the following quantities, more or less, of Behar and Benares Opium will be brought to sale in the present year on or about the dates specified below. The Board of Revenue, however, reserve to themselves the right of

altering these dates should circumstances render it expedient to do so :-

A.S.	DATES,		Behar, about Chests.	Benares, about Chests.	Total, about Chests.
On or about Ditto Ditto	Thursday, 2nd September 198 Monday, 4th October "Thursday, 4th November "Wednesday, 1st December"	30	2,350 2,350 2,350 2,350	2,350 2,350 2,350 2,350	4,700 4,700 4,700 4,700
	Total	• • •	9,400	9,400	18,800

By order of the Board of Revenue, L. P.,

A. Forbes, Offg. Secretary.

BOARD OF REVENUE, L.P., FORT WILLIAM, the 29th June 1880.

No. 883B.

Notion is hereby given that the Ninth Sale of Opium, the provision of 1877-78 and 1878-79, will be held at the Government Opium Sale-room, No. 2, Bankshall-street, on Thursday, the 2nd September 1880, at 11 a.m., and will comprise 4,700 chests, viz.—

				Chests.		
Behar		000		199	491	2,330
Beuares	23	481	***		245	2,350
		-		Total	449	4.700

2. The general conditions of the Sale now advertised will be the same as usual. may be ascertained by reference to the Notification issued on the 2nd December 1879, and published in the Government and Exchange Gazettes, or on personal application at the

office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 7th and 17th September 1880 ectively, that is to say, no Bank of Bengal Receipts, Government Promissory Notes, or other public securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers in the sale-room will be received after S-30 P.M. of Tuesday, the 7th September 1880, and no Bank of Bengal Receipts in full payment of lots will be accepted after 3.80 P.M. of Friday, the 17th September 1880.

4. In addition to the quantity above advertized for sale, the following quantities, more or less, of Behar and Benarcs Opium will be brought to sale in the present year about the dates specified below. The Board of Revenue, however, reserve to themselves the right of

altering these dates should circumstances render it expedient to do so.

DATES.	Behar, about chests.	Benities, about	Total, about chests.
On or about Monday, 4th October 1880 Ditto Thursday, 4th November 1880 Ditto Wednesday, 1st December 1890	 2.350 2,350 2,350	2,350 2,350 2,350	4,700 4,700 4,700
Total	 7,050	7,050	14,100

By order of the Board of Revenue, L. P.,

A. FORBES, Offg. Secretary.

BOARD OF REVENUE, L. P., FORT WILLIAM, the 27th July 1880.

No. 859B.

It is hereby notified that out of the 8,000 chests of Benares opium of 1878-79 of 75, consistence, referred to in Clause 18 of the Board's general notification No. 1581B., dated 2nd December 1879, 271 chests will be sold at the sale on the 4th October next, together

with 2079 chests of Benarcs opium of 1877-78.

The remaining quantity of the 3 000 chests of Benarcs opium at 75° of 1878-79 will be sold as follows as a part of the fixed monthly number of 2,350 Benarcs chests

500 cheets. 4th November 1880 1st December 500 January 1881 500 000 4.6,0 February 500 March 500 ,, April 229

FORT WILLIAM, the 20th July 1880.

By order of the Board of Revenue A. Fornes, Offg. Secretary.

Statement showing the Importation of Salt (private property) in bond and affout on the River Hooghly subject to Customs duly on the 15th July 1880.

	Government gulaba.	Private gelahs,	Aflees.	Total.
	Mds.	Mds.	Mdn.	Mds.
French Kurkutch Italian ditto	8,29,811 28,048 11,356 11,236	·	8,755	8,37,998 93,048 11,356 14,991
kutch and Musast Rook	8,86,188	,	56,911	8,98,099 5,344
Total .	7,16,982		5,68,808	12,85,885

By order of the Board of Revenue, L. P.,

J. SCORRLE ARMSTANNO, Off. Collector of Custome. CUSTOM HOUSE, CALCUTTA, the 22nd July 1880.

[RESISTERED No. 29.]



No. 31 of 1880.

The Calcutta Gazette

WEDNESDAY, AUGUST 4, 1880.

CONTENTS.

	P 05	-6	
	Page.	Pag	M.
PART I Orders and Notifications by the	LtGovernore d	PART IV Bills of the Bengal Council Fig.	
PART L.—Orders and Notifications by the of Beneal, the Hum Court, Government	Tronsuly, 20 000-004.	TARELY Bills of suc heating domicit W.	
	1	Dema MY Mills affets Fails Cafe ath	
PART IA Orders and Nottenstions by th	o Generalisado	PART VI.—Bills of the India Crinch :-	
of India	519	A Bill to exempt certain persons and property from Municipal taxation	
Birm III Administration	The second second	Municipal taxation	3
PART IL-Advertisements	771-620		
Pant Ill-Acts of the Bengal Council	Nil.	SUPPLEMENT No. 28	4.9.A
			224
CP- PM	I IA is not sent to officer	s receiving the Capelle of India.	

PART I.

and Addifications by the Lieut.-Gobernor of Bengal, Bigh Court, Gobernment Treasury, &c.

ORDERS BY THE LIEUT. GOVERNOR OF BENGAL

NOTIFICATION.

The 80th June 1880.—The following programme of the first portion of His Honor the Lieutenant-Governor approaching tour is published for general information:—

Loave	Darjeeling	9.00	5.5.0	4.0		24th July.
	Sara and and	110			140	25th ,,
	Rampore Beaul	cah			20.0	27th ,,
30	Bhagulpore "	A		•	901	2nd August.
	Monghye					4th "
20	Durbhunga 14		0.0 *	- 15	- 4 10 5	Seh ,,
-	Mosulespore	A**	*** 5			11th
- 74	8			10 To		E. R. HENRY,
	P 8" 4					Private Secretary.

No. 3618A.

General.—The 26th July 1850.—Mr. L. C. Abbott, Officinting Joint-Magistrate and Reputy Collector, Darjeeling, is allowed leave for three months, under the rules in Chapter VII of the Civil Leave Gode, with effect from the 9th proxime.

Mr. A. W. Paul, Absistant Commissioner, on Survey duty in the district of Darjeeling, is posted to the Sudder Station of that district, use Mr. L. C. Abbott.

The 27th July 1880.—Captain A. E. Gordou, Assistant Commissioner, on leave, is appointed to act, until further orders, as Deputy Commissioner of the Chittagong Hill Tracts.

Mr. R. H. Reuny is appointed to act, until further orders, in the Second Grade of American Commissioner, and is posted to the Palamow Division of the Lohardugga district, on being relieved of his present appointment as Officienting Deputy Commissioner, Chittagong

on being relieved of his present appointment as Officiating Deputy Commissioner, Chittagong till Tracte.

A

The 28th July 1880 .- Baboo Shama Churn Mitter, Deputy Magistrate and Deputy Collector, Noakholly, is allowed leave for two months, under the rules in Chapter VII of the Civil Leave Code.

Mr. W. R. Larminie, c.a., has been granted by Her Majesty's Secretary of State for

India an extension of furlough for three months.

The 29th July 1880.—Moulvi Faizuddeen Hossein, Deputy Magistrate and Deputy Collector, Mymensing, is vested with the powers of a Collector under Act VII (B.C.) of

Baboo Nobin Krishna Banerjee, Officiating Deputy Magistrate and Deputy Collector,

is posted to the Scrampore division of the Hooghly district.

The 31st July 1880.—Baboo Hurry Mohnu Dutt. First Grade Canoongoe, Jungipore, was employed as a temporary Sub-Deputy Collector of the Second Grade in Moorshedabad, from the 22nd April last to the date on which he was relieved by Baboo Poorno Chunder

Mr. J. C. Lloyd, Sub-Deputy Collector in the district of Houghly, having resumed charge of his duties on the 5th instant, the unexpired portion of the leave granted to him under the orders of the 9th idem, is cancelled.

The 2nd Angust 1880.-Mr. C A. S Bedford reported his diparture from India on

furlough on the afternoon of the 10th ultimo.

Mr. H. Lee, Officiating Joint-Magistrate and Deputy Collector, 24-Pergunnahs, is vested with the powers of a Collector under Act X of 1870; for the purpose of acquiring land required for public purposes in Calcutta and the 24-Pergunnahs.

Moulvie Mohamed Serajul Huq, Officiating Deputy Magistrate and Deputy Collector, Rajshahye, is vested with the powers of a Collector under Act X of 1870.

Baboo Devendro, Chunder Mookerjee, Moonsiff, of Lohardugga, is vested with the

powers of a Deputy Collector for the trial of rent suits.

Police. - The 29th July 1880.-Mr. V. W. Bertelsen, Assistant Superintendent of Police is appointed to have charge of the District Police of Gya, during the absence, on special duty, of Mr. A H. Giles, or until further orders, with effect from the date on which he joined his appointment.

Ecclesiastical. - The 31st July 1880 - Mr. Brojonath Banerjee, an Agent of the Baptist Missionary Society in Dinagepore, is authorized, under clause 5, section 5, 1872, to grant certificates of marriage between persons who are Native Christian 2.1.

REGISTRATION - The 27th July 1850 .- Baboo Ram Chunder Sen in appointed to had a Sub-Registrar of Mirseral, in the district of Chittagong, during the abscure, on Acoustion; of Baboo Janoki Nath Dutt.

EDUCATION -The 28th July 1880 -Mr. E. D. Archibald, of the Bengal Educational Service, has been granted by Her Majesty's Secretary of State for India an extension of furlough for three months.

Medical.—The 20th July 1880.—Surgeon-Major J. J. Wood, Officiating Superintendent of Vaccination Darjeeling Circle, is confirmed in that appointment.

The 21st July 1880.—Mr. W. Rattray, Deputy Magiltrate and Deputy Collector, is appointed to be a member of the Committed for the management of the Charitable Dispensary at Rajmehal, in the district of the Sonthal Pergunnals.

The 22nd July 1880.—The undermentioned gentlemen are appointed to be members of the Committee for the management of the Mitford Bountal at Dacca :-

Mr. Michael Sarkies,

A. C Tute, Officiating Joint-Magintrate and Deputy Collector. Baboo Brojendra Kumar Roy.

The 28th July 1880.—The furlough for one year granted to Dr. V. Richards, Civil Medical Officer, Goalundo and Kooshtea, under the orders of the 5th ultimo, will have effect from the date in August next on which he may avail bimself of it.

The 23th July 1880.—Surgeon-Major J. J. Wood, Superintendent of Vaccination, Darjeeling Circle, is allowed leave for two months and twenty-one days, under the rules in Chapter VII of the civil Leave Code, with effect from the date on which he may avail hunselftot it.

Assistant Surgeon Probade Chunder Bosh, Deputy Superintendent of Vaccination, Sonthal Pergunnaha Circle, is allowed leave for fifteen days under the rules in Chapter VII of the Civil Leave Code, in excession of that granted to him under orders of the 27th

The 30th July 1880. - Assistant Surgeon Sonatun Bysnek in allowed leave for one year, under section 10, Supplement F of the Civil beave Cody, in extension of that granted to hun under orders of the 6th December 1879.

MUNICIPAL. The 21st July 1880. Bahoo Hunganshwar Monkerjee is appointed to be a Commissioner of the Purulia municipality, in the district of Manuscan.

The undermentioned gentlemen are re-appointed to be Commissioners of the above Municipality :-

Mr. C. W. Birch.

Baboo Juggobundhoo Rai.

Baboo Nundo Lall Ghose.

The Lieutenant-Governor approves the re-election, by the Commissioners of the above Municipality, of Baboo Gunganund Mookerjee to be their Vice-Chairman.

The undermentioned gentlemen are appointed to be Commissioners of the Municipality of Mozufferpore :-

Lieutenant-Colonel J. C. C. Daunt, v.c., vice Baboo Woomesh Chunder Roy. Baboo Gouri Sankar Biswas, vice Baboo Doorga Das Chowdhry.

" Permanand, Deputy Inspector of Schools, vice Mr. W. B. Hudson.

" Surejdeo Narayan, vice Mr. M. Wilson.

The undermentioned gentlemen are re-appointed to be Commissioners of the above Municipality :-

Syed Askari Khan.

Syed Taki Khan.

The Lieutenant Covernor approves the election, by the Commissioners of the Tumlook Municipality, of Baker, Rajendra Lall Gupta, Head-master of the Hamilton English School, to be their Vice-Chairman for the year 1880-81.

The 22nd July 1880.—The undermentioned gentlemen are appointed to be Commissioners of the Municipality of Howrah:—

Mr. G. Alexander, Manager, Ganges Manufacturing Company.

The Rev. W. A. Humilton, Chaplain, Howsah.

Mr. D. McKelen, Managar, Calcutta Docking Company.

Baboo Chandra Commar Banerjee, Merchant and Zemindar.

Pandit Hury Nath Surma, Pandit, Sanskrit College.

Baboo Kali Coomar Koondu, Merchant and Landholder.

The Lieutenant-Governor approves the election, by the Commissioners of the Chittagong Municipality, of Mr. R. B. Pope, Assistant Magistrate and Collector, to be their Vice-Chairmau.

The 26th July 1880.—The Lieutenant-Governor approves the election, by the Commissioners of the Midnapore Municipality, of Mr. F. W. Badcock, Officiating Joint-Magistrate and Deputy Collector, to be their Vice-Chairman.

The 27th July 1880 .- Baboo Ram Lall Shaha, Sub-Divisional Head Clerk, is appointed to be a Commissioner of the Scrajgunge Municipality in the district of Pubna, vice Mr. J. Ogilvia.

The 28th July 1980,-Baboo Nilmone De, Medical Practitioner, is appointed to be a Ot amissioner of the North Suburban Municipality in the district of the 24-Pergunnaha, vice Mr. W. Moir.

The following gentlemen are re-appointed to be Commissioners of the above Munici-

Baboo Kasi Nath Dutta.

Bahoo Umesh Chandra Mukerjee.

The Licuteumt-Governor approves the re-election by the Commissioners of the above Municipality of Baboo Prosunno Sumar Banerjee to be their Vice-Chairman for the year

Roan Cross—The 30th July 1880.—Baboo Iswar Chandra Chakravarti is appointed to be a member of the Branch Road Cess Committee of Atia, in the district of Mymensing, vice Baboo Saroda Govinda Majumdar.

The 2nd August 1880 -Mr. H. B. Chardon, Zemindar, is appointed to be a member of the Branch Road Come Committee of Jehanabad, in the district of Gya.

The following notifications are republished from the Assam Gazette :-

No. 188.—The 17th July 1880.—Mr. A. J. Primrose, c.s., Assistant Commissioner, Second Grade, is appointed to act as Deputy Commissioner, Fourth Grade, from the 7th to the 14th instant.

No 189 - The 21st July 1880, -Mr. C. S. Bavley, c.o., whose services have been placed at the disposal of the Chief Commissioner by the Government of India, in the notification of the Home, Revenue, and Agricultural Department, No. 301, dated the 7th July 1880, is appointed to officiate as Assistant Secretary to the Chief Commissioner, with effect from the 15th July 1850s

No. 180. - Mr. Samuell Nicholls Walker, Acting Assistant District Superintendent of Police in Bengal, whose survices have been placed at the disposal of the Chief Commissioner of Assam by the autification No. 203, dated the 8th July 1880, published at page 356 of the Gazette of India, is posted to Shillong until further orders.

> HOBACE A. COCKERELL. Secy. to the Goot. of Bengal.

NOTIFICATION.

The 80th July 1880.—The undermentioned gentlemen of the Bengal Civil Service having passed examinations by the standards mentioned opposite their names, have been presented with the authorized donations:—

		Standard of Exami	nation.	Am	ount of Donation.
					Ra.
Mr.	R. H. Anderson.	, Higher Standard i	n Persian	• • •	500
	F. E. Pargiter,		in Sanskrit		800
33	Brajendra Nath	De. ditto	ditto	* * *	800
33	E. B. Harris.	High Proficiency	in .Bengali		1,000
. 31	,				

Honace A. Cockerell, Secy. to the Govt. of Bengal.

NOTIFICATION.

The 30th July 1880.—Mr. J. van Someren Pope, Officiating Principal, Dacca College, having passed by the Proficiency Standard in Bengali at the examination held on the 5th instant, is allowed to draw the authorized donation of Rs. 1,000 under the rules for the encouragement of the study of Oriental languages among graded European officers of the Bengal Educational Service.

A. MACKENZIE, Secy. to the Govt. of Bengal.

NOTIFICATION.

The 28th July 1880.—It is hereby notified that under section 3, Regulation VI of 1819, the Lieutenant-Governor declares the ferries at Jamar and Sugim, in the district of Lohardugga, to be public ferries.

COLMAN MACAULAY,
Offg. Secy. to the Gout. of Bengal.

[First Publication.]

NOTICE.

The 24th July 1880.—It is hereby notified, under section 8, Act V (B.C.) of 1876, that the Lieutenant Governor intends to declare the town of Pooree, in the district of Pooree, to be a first class Municipality under the said Act, unless good reason to the contrary be shown within one month.

Offg. Secy. to the Gout. of Bengal,

[First Publication.]

NOTICE.

The 3rd August 1880.—Notice is hereby given that officers of the Public Works and Telegraph Departments, who may be desirous of sending their children to the Government Railway School at Kurseong, can do so on the following terms:—

If their incomes amount to Rs. 150 or under

... { Repl 15 per mensem, and Rs. 12 for a second child of the same family.

If their incomes amount to Rs. 200 or under

Rs. 18 per mensem, and Rs. 15 for a second child of the same family.

If their incomes amount to over Rs. 200 or under.

Rs. 20 per mensem, and Rs. 15 for a second child of the same family.

A. MACKENEIR, Secy. to the Goot. of Bengal.

[First Publication.]

The 3rd August 1880 — The following rules regarding the possession of licit salt in the excepted limits of Calcutta, and its transport therefrom into protected limits, are published for general information:—

(a)—Every application for a "certificate" for landing salt from shipboard, or for removing it from the bonded golahs into the excepted limits of Calcutta, must in future be made to the Collector of Customs instead of to the Board of Revenue, and any person attempting to land salt within such limits without having taken out such certificate will be liable to the penaltics provided under the Sea Customs Act VIII of 1878.

This cancels rule 36, section 2 of the Rules for the guidance of officers engaged in the administration of the Salt Department in the Lower Provinces of Bengal.

The following rules are added to Rule 30, section 2 of the same rules:—

(b)—In granting a rowanah for salt which is to be conveyed out of the excepted limits of Calcutta into protected limits the Board will require the applicant for the rowanah to give the full particulars of the certificate under which it was lauded in Calcutta.

(c)-If the holder of a rowanah issued by the Board of Revenue for salt to be taken from shipboard out of the excepted limits desires to land the whole or any portion of such salt within the excepted limits, he must apply for the Board's orders to cancel the original rowanah. On his application being granted, he will, on payment of the usual fees, be furnished with a letter of advice to the Collector of Customs for the issue of a "certificate" in respect of the whole or such portion of the salt as he desires to land within the excepted limits of Calcutta; and if necessary, with an "exchange rowanah" in respect of the balance to be taken beyond the excepted limits.

(d)—The holder of a rowanah for the transport of salt from the bonded golahs or from shipboard into the protected limits vid the Chitpore pass-station will be at liberty to choose

any of the three following routes :-

(1)—By the river Hooghly by boat.
(2)—By the Port Commissioners' tramway vid Armenian Ghât.
(8)—By the Port Commissioners' tramway vid Rathtollah Ghât.
The route chosen must be declared when the rowanah is taken out, and the customs officer on hoard the ship from which the salt is delivered will make out the boat-notes according to the route chosen. If the holder of the rowanah wishes to alter the route, he can do so by applying to the Board as provided in Rule 31.

A. MACKENZIE, can do so by applying to the Board as provided in Rule 31.

Secy. to the Govt. of Bengal,

[Second Publication.]

NOTIFICATION.

The 23rd July 1880.—It is hereby notified, under section 19 of the Indian Forest Act (Act VII of 1878), that the following tract of land in the Darjeeling district, comprising part of the forest which it was proposed in the notification of the 2sth July 1878 to constitute a reserved forest, under the name of the "Juldoka Block," shall, from the 1st August 1880, be a "reserved forest" under the said Act :-

District.	Pergunnah or other sub-division.	Name of forest.	Boundaries		
Darjeeling .	Dumsong sub-divi-	Northern Tondu	North—A demarcated line running east and west from the junction of the Moortee river with the Khoomanee Jhora to the Juldoka river. East—The Juldoka river. South—The Julpigoree district boundary. West—The Moortee river.		

A. MACKENZIE, Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 20th July 1880.—The following programme of a visitation tour of the Lord Bishop of Calcutta is hereby published for general information :-

61	ations.				At	rrival.		Dep	erture.		REMARKS.
barrealing throughout orch Hohar duaa	690	**** *** ***	+ 600 + 77 + 77 + 77 + 77 + 77 + 77 + 77 +		Friday, Tuesday, Westmenday, Friday,	August	40 h 100 h 110 h 110 h 130 h	Friday, Monday, Weineday, Priday, Tucaday, Priday,	99	6th 9th 11th 13th 17th 20th	Fig. Kawnia. Fig. A sport. Fig. Alpur, Kawnia, Parbati- port. Uso Parbatipur,
instear Largeotur Inspection		****	***	4.4	Pridat, Tuesday, Thurminy, daturiny,	 September	20th 26th 20th 11th	Tursday, Thursday, Saturday, Tuesday,	September "	241h 2016 110h 146h	Fig. N B R and E. B. R. to Nychattr and Hugh, E. I. R.
ahiligunj Surmeali Hisaulpur Amalijur	***		- 1 1	-	Thursday, Toursday, Manday,	95	16th 18th Soth	Thursday, Murday, Wodnosday, Monday,		16th 20th 22nd 27th	Fee Sahibgun
dengtyr iva linggyr iar kanny		100	685 685 671	3	Wednesday, Moudey, Wednesday,	166	27th 20th	Wednesday, Monday,	October	20th	
Same Point	***	***	***		Tuesday, Westerniay, Pruta-, Tuesday,	October	84h 130h 130h 100h	Tunnday, Monday, Westerniay,	October	18th 20th	Per B. I. S. N. Co.'s steamer.
In antra	***		44.1		Naturalay, Wednesday, Naturalay, Thursday,	**	gred greb soch	Monday, Thursday, Tuesday, Proday,	November	Zinh Zinh Zinh Zinh	By road end Burdwan.
Remitter : 2		***	***	to.	Morning, Lacobay, Thereday	04 04 0.5	Sth Sali Sali Sali	Manufay, Toronto, Tourntay, Potunday,	0 · · · · · · · · · · · · · · · · · · ·	45h 1961. 111h 135h	
the laters the later laters laters laugh	1.0 1.0 1.0 1.0	**************************************			Since they, Marrie y, Less they, Prainted Westersonlay,	December	Inch Inch Inch Reck	Monday, Tourney, Monday,	90 90 10	lesh with with	Vid Genili B. I. B.

A. MACKENEIR, Secy. to the Govt. of Benyal.

[Third Publication-]

· NOTIFICATION.

The 19th July 1880.—It is hereby notified, under section 19 of the Indian Forest Act (Act VII of 1878), that the following tract of land in the Darjeeling district, which in the notification of the 18th October 1879, ander section 4 of that Act, it was proposed to constitute a reserved forest, shall from the 1st August next be a "Reserved Forest" under the said Act :--

Division.	Pergunnah or other sub-division.	Name of torust.	Boundaries.
Darjeeling	Hill Territory	Pugraingbong	North.—A Jhora separating the forest from the Goompahar Forest Reserve. East.—A demarcated line from that Jhora to the Pugraingbong spur, and thence to the Nagrindge at the head of the Kundangbhong Jhora South and West.—A demarcated line along the crest of the Nagri spur.

A. MACKENSIE. Secy. to the Govt. of Bengal.

[Third Publication.]

The 20th July 1880.—The following notification is published for general information.

A. MACKENEUR Secy. to the Govt. of Bengal.

GOVERNMENT OF INDIA.

MARINE BRANCH-MILITARY DEPARTMENT.

NOTICE TO MARINERS

(No. 8.)

INDIA-WEST COAST.

DABBOL OR ANJANUEL.

Fixed Light at Tolkeshwar.

Notice is hereby given that a light will be exhibited on Tolkeshwar headland (the couth shore of Dabhol Creek, known also as Anjanvel or Gopalgad Creek) from the lat October to

1st June, commencing on the 1st October 1880.

The Light will be a fixed white light, elevated 333 feet above the level of high water,

The Light will be a fixed write light, elevated 800 lect above the sevel of high water, and should be visible in clear weather through an art of 178°, or between the bearings N. by W. 4 W. (nearly), and S. by E. 4 E., from a distance of about 15 miles.

The column or post from which the light will be exhibited is constructed of iron, is 6 inches in diameter, 24 feet high, and painted white; it is enclosed at its base by a circular iron house, also painted white, and is situated about 100 yards W. by S. from Tolkeshwar

The illuminating apparatus is dioptric, or by lenses of the fifth order.

Position :- Lat. 17 83 50" N., Long. 78 7 45" E.

Bearings are Magnetic and from seaward. Variation 1' o' Easterly in 1880.

By direction of the Government of Iudia,

A. Dundas Taylon, Comdr. (late I. N.), Superintendent, Marine Survey of India.

MARINE SURVEY DEPARTMENT, CALCUTEA, the 10th July 1880.

This Notice affects the following :-

BRITISH ADMIRALTY Charts No. 738, 2736, 826, and 7486.

- Sailing directions, West Coast of Hindostan Pilot, page 121. Light List for 1880.
- 22 0.0

Indian Marine Survey Charts, Nos. 1284 and 18.

- Hydrographic Notice, No. 80 10 23
- Taylor's Sailing Directory, Vol. I, page 387. Light List for 1880. 8.0

29

If this Notice is received on board ship, the substance of it should be inserted on the Charts affected by it, and introduced into the Sailing Directions to which it relates.

NOTIFICATION.

The 4th February 1880. - The Lieutenant-Governor is pleased to publish for general information the following Order in Council, and the Regulations appended thereto, for preventing collisions at sea, which will come into force on the 1st September 1880.

H. J. REYNOLDS, Secy. to the Govt. of Bengal.

At the Court at Osborns House, Isle of Wight, the 14th day of August 1879. PRESENT:

THE QUEEN'S MOST EXCELLENT MAJESTY IN COUNCIL.

WHEREAS by "The Merchant Shipping Act Amendment Act, 1862," it was enacted that on and after the first day of June one thousand eight hundred and sixty-three, or such later day as might be fixed for the purpose by Order in Council, the Regulations contained in the table marked C in the schedule to the said Act should come into operation and be of the same force as if they were enacted in the body of the said Act; but that Her Majesty might from time to time, on the joint recommendation of the Admiralty and the Board of Trade, by Order in Council, annul or modify any of the said Regulations, or make new Regulations in addition thereto or in substitution toerefor; and that any alterations in, or additions to, such Regulations made in manner aforesaid should be of the same force as the Regulations in the said schedule :

And whereas by the same Act it was further provided that whenever it should be made to appear to Her Majesty that the Government of any foreign country was willing that the Regulations for preventing collisions contained in Table C in the schedule to the said Act, or such other Regulations for preventing collisions as are for the time being in force under the said Act, should apply to the ships of such country when beyond the limits of British jurisdiction, Her Majesty might, by Order in Council, direct that such Regulations should apply to the shipe of the said foreign country, whether within British jurisdiction or not; and it was further provided by the said Act that whenever an Order in Council had been issued applying any Regulation made by, or in pursuance of, the said Act to the ships of any foreign country, such ships should in all cases arising in any British court, be deemed to be subject to such Regulation, and should, for the purpose of such Regulation, be treated as if they were British ships :

And whereas by an Order in Council made in pursuance of the said recited Act, and dated the ninth day of Jenuary one thousand eight hundred and sixty-three, Her Majesty was pleased to direct: First, that the Regulations contained in the schedule to the said Act should be modified by the substitution for such Regulations of certain Regulations appended

to the said Order;

Secondly, that the said Regulations appended to the said Order should, on and after the first day of June one thousand eight hundred and sixty-three, apply to French ships, whether

within British jurisdiction or not :

And whereas by several Orders in Council subsequently made, Her Majesty was pleased to direct that the Regulations appended to the said Order of the minth of January one thousand eight hundred and sixty-three, should apply to ships of the countries specified in the said Orders, whether within Bertish jurisdiction or not :

And whereas by Order in Council, dated the thirtieth day of July one the usand eight hundred and sixty-eight, Her Majesty, on the joint recommendation of the Admiralty and the Board of Trade, was pleased to make certain additions to the Regulations appended to the said first-recited Order in Council, for the purpose of explaining Articles 11 and 13 of the said Regulations, and of removing doubt and misapprehension concerning the effect of the said two Articles :

And whereas the Admiralty and the Board of Trade have jointly recommended to Her Majesty that the Regulations contained in the Order in Council dated the ninth day of January one thousand eight hundred and sixty-three, and the additions to the said Regulatune contained in the said Order in Council of the thirtieth day of July one thousand eight hundred and sixty-eight, shall be annulled from the first day of September one thousand eight hundred and aughty, and thus there shall be substituted for the said Regulations and additions respectively the new Regulations hardinafter set forth:

And whereas it has been made to appear to Her Majesty that the Governments of the several foreign countries mentioned in the second schedule hereto are respectively willing that the Regulations contained in the first schedule hereto shall apply to ships of the said

Countries respectively, whether within British jurisdiction or not:

Now therefore Her Majesty, by virtue of the powers vested in Her by the said recited Act, and by and with the advice of Her Privy Council, is pleased to direct—

First, that on and after the first day of September one thousand eight hundred and eighty, the Regulations appended to the said Order in Council of the ninth day of January one thousand eight hundred and eighty, the Regulations appended to the said Order in Council of the ninth day of January one thousand eight hundred and eighty, the said Regulations contained in the said Order in Council of the thirtieth day of July one thousand eight hundred and sixty-ought, shall be annulled, and that there shall be substituted for the said Regulations and additions respectively the new Rugulations contained in the first echedule bereto.

Second, thus the said Rogulations contained in the said first schedule herste shall, from and after the first day of September one thousand eight hundred and eighty, apply to shipe of the of the countries mentioned in the said second schedule hereto, whether within British justicians of the countries mentioned in the said second schedule hereto, whether within British justicians of the countries mentioned in the said second schedule hereto, whether within British justicians of the countries mentioned in the said second schedule hereto, whether within British justicians of the countries mentioned in the said second schedule hereto, whether within British justicians of the countries mentioned in the said second schedule hereto, whether within British justicians of the countries mentioned in the said second schedule hereto, whether within the said second schedule hereto, which is the said second schedule hereto. diction or not.

FIRST SCHEDULE.

REGULATIONS FOR PREVENTING COLLISIONS AT SEA.

Preliminary.

Aur. 1. In the following rules every steam-ship which is under sail and not under steam is to be considered a sailing ship; and every steam-ship which is under steam, whether under sail or not, is to be considered a ship under steam.

Rules Concerning Lights.

- ART. 2. The lights mentioned in the following Articles, numbered 3, 4, 5, 6, 7, 8, 9, 10 and 11, and no others, shall be carried in all weathers, from sunset to sunrise.
 - ART. 3. A sea-going steam-ship when under way shall carry-
 - (a.) On or in front of the foremast, at a height above the hull of not less than 20 feet and if the breadth of the ship exceeds 20 feet, then at a height above the hull not less than such breadth, a bright white light, so constructed as to show an uniform and unbroken light over an arc of the horizon of 20 points of the compass; so fixed as to throw the light 10 points on each side of the ship, viz. from right ahead to 2 points abaft the beam on either side; and of such a character as to be visible on a dark night, with a clear atmosphere, at a distance of at least five miles.
 - (b.) On the starboard side, a green light so constructed as to show an uniform and unbroken light over an arc of the horizon of 10 points of the compass; so fixed as to throw the light from right ahead to 2 points abaft the beam on the starboard side; and of such a character as to be visible on a dark night, with a clear atmosphere, at a distance of at least two miles.
 - (c.) On the port side, a red light, so constructed as to show an uniform and unbroken light over an arc of the horizon of 10 points of the compass; so fixed as to throw the light from right ahead to 2 points abaft the beam on the port side; and of such a character as to be visible on a dark night, with a clear atmosphere, at a distance of at least two miles.
 - (d.) The said green and red side lights shall be fitted with inboard screens projecting at least three feet forward from the light, so as to prevent these lights from being seen across the bow.
- ART. 4. A steam-ship, when towing another ship shall, in addition to her aide lights carry two bright white lights in a vertical line one over the other, not less than three feet apart, so as to distinguish her from other steam-ships. Each of these lights shall be of the same construction and character, and shall be carried in the same position, as the white light which other steam-ships are required to carry.
- ART. 5. A ship, whether a steam-ship or a sailing ship, when employed either in laying or in picking up a telegraph cable, or which from any accident is not under command, shall at night carry in the same position as the white light which steam-ships are required to carry, and, if a steam-ship, in place of that light, three red lights in globular lanterns, each not less than 10 inches in diameter, in a vertical line one over the other, not less than three feet apart: and shall by day carry in a vertical line one over the other, not less than three feet apart, in front of, but not lower than, her foremast head, three black balls or shapes, each two feet in diameter.

These shapes and lights are to be taken by approaching ships as signals that the ship using them is no under command, and cannot therefore get out of the way.

The above ships when not making any way through the water, shall not carry the side lights, but when making way shall carry them.

- ART. 6. A sailing ship under way, or being towed, shall carry the same lights as are provided by Article 3 for a steam-ship under way, with the exception of the white light, which she shall never carry.
- ART. 7. Whenever, as in the case of small vessels during bad weather, the green and red side lights cannot be fixed, these lights shall be kept on deck, on their respective sides of the vessel, ready for use: and shall, on the approach of or to other vessels, be exhibited on their respective sides in sufficient time to prevent collision, in such manner as to make them most visible, and so that the green light shall not be seen on the port side, nor the red light on the starboard side.

To make the use of these portable lights more certain and easy, the lanterns containing them shall each be painted outside with the colour of the light they respectively contain, and shall be provided with proper screens.

ART. 8. A ship, whether a steam-ship or a sailing ship, when at anchor, shall carry, where it can best be seen, but at a height not exceeding 20 feet above the hull, a white light in a globular lautern of not less than eight inches in diameter, and so constructed as to show one mile.

ART. 9. A pilot vessel, when engaged on her station on pilotage duty, shall not carry the lights required for other vessels, but shall carry a white light at the mast-head visible all round the horizon, and shall also exhibit a flare-up light or flare-up lights at short intervals which shall never exceed fifteen minutes.

A pilot vessel, when not engaged on her station on pilotage duty, shall carry lights similar to those of other ships.

- ART. 10. (a)—Open fishing boats and other open boats when under way shall not be obliged to carry the side lights required for other vessels; but every such boat shall in lieu thereof have ready at hand a lantern with a green glass on the one side and a red glass on the other side; and on the approach of or to other vessels such lantern shall be exhibited in sufficient time to prevent collision, so that the green light shall not be seen on the port side, nor the red light on the starboard side.
 - (b)—A fishing vessel and an open boat when at anchor shall exhibit a bright white light.
 - (c)—A fishing vessel when employed in drift net fishing, shall carry on one of her masts two red lights in a vertical line one over the other, not less than three feet apart.
 - (d)—A trawler at work shall carry on one of her masts two lights in a vertical line one over the other, not less than three feet apart, the upper light red and the lower green, and shall also either carry the side lights required for other vessels, or if the side lights cannot be carried, have ready at hand the coloured lights as provided in Article 7, or a lantern with a red and a green glass as described in paragraph (a) of this Article.
 - (e)—Pisking vessels and open boats shall not be prevented from using a flare-up in addition if they desire to do so.
 - (f)—The lights mentioned in this Article are substituted for those mentioned in the 12th, 13th, and 14th Articles of the Convention between France and England scheduled to the British Sea Fisheries Act, 1868.
 - (g)—All lights required by this Article, except side lights, shall be in globular lanterns so constructed as to show all round the horizon.
- ART. 11. A ship which is being overtaken by another shall show from her stern to such last-mentioned ship a white light or a flare-up light.

Sound Signals for Fog, &c.

Aur. 12. A steam-ship shall be provided with a steam whistle, or other efficient steam sound signal, so placed that the sound may not be intercepted by any obstructions, and with an efficient fog-horn to be sounded by bellows or other mechanical means, and also with an efficient bell. A sailing ship shall be provided with a similar fog-horn and bell.

In fog, mist, or falling snow, whether by day or night, the signals described in this Article shall be used as follows, that is to say -

- (a) -A steam-ship under way shall make with her steam whistle, or other steam sound signal, at intervals of not more than two minutes, a prolonged blast.
- (b)—A sailing ship under way shall make with her fog-horn, at intervals of not more than two minutes, when on the starboard tack one blast, when on the port tack two blasts in succession, and when with the wind abaft the beam three blasts in succession.
- (c)—A steam-ship and a sailing ship when not under way shall, at intervals of not more than two minutes, ring the bell.

Speed of Ships to be moderate in Fog, &c.

ART. 18. Every ship, whether a sailing ship or steam-ship, shall in a fog, mist, or falling snew go at a moderate speed.

Steering and Sailing Rules.

- Anr. 14. When two sailing ships are approaching one another, so as to involve risk of collision, one of them shall keep out of the way of the other as follows, viz:—
 - (a) A ship which is running free shall keep out of the way of a ship which is close-
 - (b) -A ship which is close-hauled on the port tack shall keep out of the way of a ship which is close-hauled on the starboard tack.
 - (c) When both are running free with the wind on different sides, the ship which has the wind on the port side shall keep out of the way of the other.
 - (d)—When both are running free with the wind on the same side, the ship which is to windward shall keep out of the way of the ship which is to leeward.
 - (e)-A ship which has the wind aft shall keep out of the way of the other ship.

ART. 15. If two ships under steam are meeting end on, or nearly end on, so as to involve risk of collision, each shall alter her course to starboard, so that each may pass on the port side of the other.

This Article only applies to cases where ships are meeting end on, or nearly end on in such a manner as to involve risk of collision, and does not apply to two ships which must, if both keep on their respective courses, pass clear of each other.

The only cases to which it does apply are, when each of the two ships is end on, or nearly end on to the other, in other words, to cases in which by day each ship sees the mast of the other in a line, or nearly in a line, with her own and by night, to cases in which each ship is in such a position as to see both

the side lights of the other.

It does not apply by day to cases in which a ship sees another ahead crossing her own course; or by night, to cases where the red light of one ship is opposed to the red light of the other, or where the green light of one ship is opposed to the green light of the other, or where a red light without a green light, or a green light without a red light is seen shead, or where both green and red lights are seen anywhere but ahead.

ART. 16. If two ships under steam are crossing so as to involve risk of collision, the chip which has the other on her own starboard side shall keep out of the way of the other.

ART. 17. If two ships, one of which is a sailing ship and the other a steam-ship, are proceeding in such directions as to involve risk of collision, the steam-ship shall keep out of the way of the sailing ship.

ART. 18. Every steam-ship when approaching another ship, so as to involve risk of collision, shall slacken her speed, or stop and reverse if necessary.

ART. 19. In taking any course authorized or required by these Regulations a steam-ship under way may indicate that course to any other ship which she has in eight by the following signals on her steam whistle, viz:—

One short blast to mean-" I am directing my course to starboard."

Two short blasts to mean—"I am directing my course to port." Three short blasts to mean—"I am going full speed astern."

The use of these signals is optional; but if they are used, the course of the ship must be in accordance with the signal made.

ART. 20. Notwithstanding anything contained in any preceding Article every ship, whether a sailing ship or steam-ship, overtaking any other, shall keep out of the way of the overtaken ship.

ART. 21. In narrow channels every steam-ship shall, when it is safe and practicable keep to that side of the fair way or midchannel which lies on the starboard side of such ship.

ART. 22. Where by the above rules one of two ships is to keep out of the way the other shall keep her course.

Aut. 23. In obeying and construing these rules due regard shall be had to all dangers of navigation, and to any special circumstances which may render a departure from the above rules necessary in order to avoid immediate danger.

No Ship under any circumstances to neglect proper precautions.

ART. 24. Nothing in these rules shall exonerate any ship, or the owner, or master, or crew thereof, from the consequences of any neglect to carry lights or signals, or of any neglect to keep a proper look-out, or of the neglect of any precaution which may be required by the ordinar; practice of seamen, or by the special circumstances of the case.

Reservation of Rules for Harbours and Inland Navigation.

ART. 25. Nothing in these rules shall interfere with the operation of a special rule duly made by local authority relative to the navigation of any harbour, river, or inland navigation.

Special Lights for Squadrons and Convoys.

ART. 26. Nothing in these rules shall interfere with the operation of any special rules made by the Government of any nation with respect to additional station and signal lights for two or more ships of war, or for ships sailing under convoy.

SECOND SCHEDULE.

Austria-Hungary.

Belgium.

Chili.

Norway.

Portugal.

France.

Germany.

Great Britain.

Greece.

Italy.

Netherlaude.

Norway.

Portugal.

Spain.

Sweden.

United States.

JUDICIAL DEPARTMENT.

No. 3619A.

The 20th July 1880 .- Mr. G. Sam, District Traffic Superintendent, Bast Indian Railway, is appointed to be an Honorary Magistrate for the Sahebgunge Bench of Magistrates, and is vested with the powers of a Magistrate of the third class.

The 26th July 1880.—Baboo Norendro Nath Chowdry, Officiating Deputy Magistrate and Deputy Collector, Sarun, is vested with the powers of a Magistrate of the first class.

Mr. C. G. M. Shircore, Deputy Magistrate and Deputy Collector, Furreedpore, is vested with the powers of a Magistrate of the first class.

Baboo Rojoni Coomar Dutt, Deputy Magistrate and Deputy Collector, Chandpore, Tippersh, is vested with the powers of a Magistrate of the first class.

The 28th July 1880.-Mr. H. Lee, Officiating Joint-Magistrate and Deputy Collector, 24-Pergunnahs, is vested with powers under sections 142, 157, and 417 of the Criminal Procedure Code. He is also vested with the power to try summarily the offences mentioned in section 222 of the Criminal Procedure Code.

Baboo Brojonath Bhattacharjee, temporary Sub-Deputy Collector, Narail, Jessore, is

vested with the powers of a Magistrate of the third class.

Baboo Ananta Lall Chatterjee, temporary Sub-Deputy Collector, Bongong, Nuddea, is

vested with the powers of a Magistrate of the third class.

The 29th July 1880.—Baboo Nobin Krishna Banerjee, Officiating Deputy Magistrate and Deputy Collector, Scrampore, Hooghly, is vested with the powers of a Magistrate of the third class.

The 2nd August 1880 .- In modification of the orders of the 2nd ultimo, Baboo Jogendro Nath Deb, L.L., is appointed to act as a Moonsiff in the district of Midnapore, vice Baboo Benode Behary Chowdry temporarily deputed to Tumlook. Baboo Jogendro Nath Deb will be ordinarily stationed at the Sudder Station.

ERRATUM. - The Slat July 1880 .- In the orders of the 21st ultimo, published at page 528, Part I of the Calcutta Gazette of the 30th idem, regarding the appointment of certain gentlemen as Honorary Magistrates for the Santipore Bench of Magistrates in the district of Nuddea, for "Baboo Harinath Roy" read "Baboo Hari Das Roy."

HORACE A. COCKERELL, Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 27th July 1880 — Under the provisions of section 5 of the Indian Registration Act (III of 1877), the Lieutenant-Governor sanctions the transfer of than Ranisankail, at present included in the registration sub-district of Dinagepore, to the sub-district of Birgunge, in the district of Dinagepore. This notification will take effect from the 1st August 1880.

HORACE A. COCKERELL, Secy. to the Govt. of Bengal.

T [First Publication.] NOTIFICATION.

The 2nd August 1880 .- In supersession of all previous orders appointing Honorary Magistrates for the Bench at Sooree, in the district of Beerbhoom, the following gentlemen are appointed by the Lieutenant-Governor to be members of the Bench, and are vested each

with the powers of a Magistrate of the Third Class:

Baboo Dukhina Bonjon Mookerjee, Zemindar of Sooree.

Nimve Chandra Shaha, Shop-keeper, Sooree.
Tin Couri Roy, Zemindar of Soopoor.
Mesh Abdoo Sobhan, Zemindar of Sekeddah.

Baboo Ram Narain Singh, Shop-keeper and Landholder, Sooree.

Kirti Chandra Mookerjee, Landholder, Sooree.

Protap Chandra Singh, Zemindar of Batikar. Moonshee Ahan Hossein, Landholder of Rajnogore.

HORACE A. COCKERELL Secy. to the Govl. of Bengal.

(Second Publication.) NOTIFICATION.

The 24th July 1880 .- In continuation of the notification dated the 24th March 1879, published in the Calcutta Gazette of the 26th idem, Part I, pages 267-69, the Lieutenant-Governor directs the addition of the following words, after the words "once a quarter," in Rule 2 of the Supplementary Rules and instructions issued by the Lieutenant-Governor under the Indian Arms Act (XI of 1878) -

"or once a year in the case of shops in which only country gunpowder is manufactured and sold."

HORAUE A. COCKERELL, Secy. to the Goot, of Bengal.

[Third Publication.]

NOTIFICATION.

The 18th July 1880.—Under the authority vested in him by section 641 of Act X of the Lieutenant-Governor exempts the 17 Chiefs of the Tributary Mehals of Orissa named below from personal appearance in civil courts :

Maharajah Dhunoorjoy Narain Bhunj Deo of Keonjhar.

Kishen Chunder Bhunj Deo of Mayurbhanja.

Rajah Mooney Pal Bahadoor of Pal Lahara.

Kishen Chunder Murdraj Hurree Chundun of Nilgiri.

Jogendro Deo of Band.

. 23 Hurrechur Khetrio Beerbur Chumptee Sing Mohapatur of Tigiria. 9.9

Benoodhur Bajrodhur Narindro Mohapatur of Ranpur. Loodoo Kishore Sing Mandhata of Nayagar. 23

- Brojo Soonder Mansing Hurree Chunder Mohapatur of Narsinghpur. Notobur Murdraj Brohmorbur Roy of Khundpara.
- Sree Karan Bhagiruthec Baharta Patnaik of Athgar. Dusruthee Beerbur Mungraj Mohapatur of Baramba.

Chrton Deo Bhunj of Duspulla.

Ram Chunder Beerbur Hurce Chundun of Talcher.

Mohendro Deo Saont of Athmallik. 22 Jonardun Murdraj Jug Deb of Hindol.

Dinobundhoo Mohindro Bahadoor of Dheukanal.

HORACE A. COCKERELL Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION

The 15th July 1880 .- Under section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan marriages and divorces), the Lieutenaut-Governor has granted a license to Munshi Torab Ally, Mahomedan Registrar of Durgapore, authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar within the police-station of Phulpore, in the district of HORACE A. COCKERELL, Mymensingh. Secy. to the Govt. of Bengal.

[Third Publication]

NOTIFICATION

The 15th July 1880 .- Under section 8, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan marriages and divorces), the Lieutenaut-Governor has granted a license to Munshi Khaliluddin, authorizing him to register Mahomedaa marriages and divorces, and to exercise the other functions of a Mahomedan Registrar within the police-station of Durgapore, in the district of Mymensing.

HORACE A. COCKERELL, Secy. to the Goot. of Bengal.

[Third Publication]

NOTIFICATION.

The 19th July 1880.- In continuation of the notification dated the 13th March 1877, it is hereby notified, under the provisions of section 15 of Act V of 1861, that owing to the bad character and constant depredations committed by the inhabitants of Punkachur and the neighbouring villages of Itwachur, Mullickpore, Patna, Nuldanga, and Brahman Patna, in the district of Jessore, the additional police force of one head-constable and three constables sanctioned in the notification cited above was, with the sanction of the Lieutenant-Governor, retained up to the 30th April 1850.

The cost of this force as given below will be levied from the inhabitants of the said villages according to the assessment of the District Magist

	0		The same of the same of the same of	3 1	_			
	1 Head-constable at Rs. 20				Ra.	A.	2.	
		1 4 1		2 * 6	20	U	()	
	2 Constables at Rs. 8 each 1 Constable at Rs. 7			0 * 4	16	0	U	p
		1 91 4			7	0	0	
ď	Pensionary charges	104		3 * 4	8	6	0	
	Stationery and lighting	0 0 0	+ 0 2	1190	1	10	()	
	Ten per cent. continguacies	1.0.1	***		'4	4	9	(
		Total	per marth		58	10	9	
	Or for 10 months and 18 days Clothing allowance of four men	D.	4	· 6 a	568	14	9	
	Side and the side of the side	at Ra	a ber annum	v o a	16	0	()	
	B-	(Grand total		584	14	0	

Honach A. Cochennel, Beey, to the Gout, of Bengal.

PUBLIC WORKS DEPARTMENT,—BENGAL.

ESTABLISHMENT.

The 2nd August 1889.

No. 129.—Notification.—Major J. P. Westmorland, a.z., Examiner, First Class (temporary rank), resumed charge of the Central Office of Accounts, Bengul, on the torenoon of the 23rd July 1880, on return from the three months' privilege leave granted to him.

(LOCAL COMMUNICATIONS.)

No. 130.—Declaration under Section 6 of Act X of 1870 of the Government of India.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, vis. for a diversion on the road from Narayah to Patrahi, in the village of Barlie, pergunnah Alapur, sillah Durbhunga, it is hereby declared that for the above purpose a piece of land 150 feet in width, measuring more or less 11 bighas 8 cottahs 12 dhoors of standard measurement, and passing through the fields of Pheku Goar, Pitumber Singh, Bika Dass, Bachi Singh, and various other ryota, is required within the aforesaid village of Barlie.

This declaration is made, under the provisions of section 6 of Act X of 1870, to all

whom it may concern.

No. 131.—Declaration under Section 6 of Act X of 1870 of the Government of India.—Whereas it appears to the Licutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for a diversion on the road from Durbhunga to Kumtoul, in the village of Doadhail, pergunnah Jarail, zillah Durbhunga, it is hereby declared that for the above purpose a piece of land 68 feet in width, measuring more or less 7 bighas 14 cottahs 5 choors of standard measurement, and passing through the koodkasht field of Girja Dutt Dass, Bhownundun Dass, Jhumuk Lei Dass, and various other maliks, is required within the aforesaid village of Doadhail.

This declaration is made, under the provisions of section 6 of Act X of 1870, to all whom

it may concern.

ESTABLISHMENT.

No. 182.—Notification.—The services of Mr. D. Scott, Executive Engineer, First Grade, Dacen Division, are temporarily placed at the disposal of the Commissioners for making Improvements in the Port of Calcutta, with a view to his being appointed to act as Vice-Chairman to the Commissioners during the absence, on leave, of Mr. W. D. Bruce, or until further orders.

No. 188.—Appointment.—Mr. F. Sills, Executive Engineer, Third Grade, on return from furlough to Europe, is appointed to officiate as Executive Engineer of the Dacca Divisionas a temporary measure during the absence, on deputation, of Mr. Scott, or until further orders.

The 3rd August 1880.

No. 184.—Natification.—The following extract from notification by the Government of India in the Military Department is republished for information:—

" No. 438, dated 30th July 1890-Public Works Department.

"Sergeant John Willing (since pensioned), to be Sub-Conductor { With effect from the 25th March 1880, vice Conductor T. Hall, pensioned.

" To be Deputy Assistant Commissaries.

" Conductor John Kenne

With effect from the let April
1880, vice Honorary Captain and
Deputy Commissary D. Oliver,
pensioned."

(COMMUNICATIONS.)

No. 35.—Declaration under Section 6 of Act X of 1870 of the Government of India.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for the improvement and by ignineut of the pilgrim route between the Orissa Trunk Road at Neuntakori bridge on the High Level Causl and the north bank of the Mahanuddy River, at or near the village of Nimpur, in the villages of Nimpur and Chanduar, pergumbah Puddumpore, sillah Cuttack, it is hereby declared that, for the above purpose, a piece of land measuring more or less in the aggrégate 19 acres of standard measurement, is required within the aforesaid villages of Nimpur and Chanduar.

This declaration is made, under the provisions of section 6 of Act X of 1870, to all

whom it may concern.

T. H. Wickes,

Acet. Secy. to the Govl. of Bengal,
P. W. Dept.

IRRIGATION

NOTIFICATION, - KSTABLISHMENT:

Dated 80th July 1880.

No. 106 .- Notification .- With reference to this Department General Branch Notification No. 128 of the 27th instant, Mr. M. J. Monckton, Assistant Engineer, First Grade, has been posted to the Gunduck Division, Sone Circle, which be joined on the afternoon of the 21st idem.

No. 107 .- Leave .- Baboo Dino Nath Chuckerbutty, Deputy Collector, Land Acquisition, Shahabad; is granted privilege leave for three months, under acction 13, Supplement F of the Civil Leave Code.

H. C. LEVINGE,

Jt.-Secy. to the Govt. of Bengal, P. W. Dept., Irrigation Branch.

Third Publication. IRRIGATION.

DRAFT RULES PROPOSED FOR THE SONE CANALS UNDER ACT III (B.C.) OF 1876.

Dated the 20th July 1880.

No. 102.—Natification.—In exercise of the powers conferred on him by section 99 of Act III (B.C.) of 1876, the Hon'ble the Lieutenant-Governor is pleased to direct the publieation of the following rules for the Sone Canals which it is proposed to substitute for the rules passed and published at pages 761 to 767, Part I of the Calculta Gazette of the 23rd July 1879.

C. TAYLOR,

Offg. Asst. Secy., for Joint .- Secy. to the Gort. of Bengal, P. W. Dept.,

Irrigation Branch.

BULES UNDER ACT III (B.C.) 1876.

- 1. The Collecter, before awarding compensation under section 16, or for making a reference under section 17 of the Act, shall obtain the written opinion of the Superintending Canal Officer, which shall form part of the record of the proceedings.
- 2. Persons desirous of acquiring land for the construction of a village channel, or for having a village channel constructed by Caual Agency, shall prefer a written application to the Divisional Canal Officer, or to any other officer duly authorized by him to receive such application.
- Ordinarily, no village channel shall exceed twe miles in length from its head to the point of contact with the village boundary.
- 4. It shall be the duty of the Canal Officer to register all village channels after due notice has been given to the owner of his intention to do so; if the latterobjects, no water will be given.
- No alteration among the shareholders will be recognized, unless the sanction of the Canal Officer has been first obtained.
- 6. Persons desirous of taking water from a registered village channel shall, previous to doing so, prefer a written application (Appendix A) to the Divisional Canal Officer, Sub-Divisional Canal Officer, or any subordinate duly authorized by the Divisional Canal Officer to receive such application; and no water shall be taken until after the receipt of a permit (Appendix B) from competent authority.

Water shall not be granted where, in the opinion of the Canal Officer, waste is

likely to occur.

An application under Rule 6 shall, if granted, and unless otherwise specially agreed 8. upon, be subject to the following condition

(a) That the water supplied shall not be used for other purposes than irrigation without the written consent of the Divisional or Sub-Divisional Ognal Officer.

(6) That the Sub-Divisional Canal Officer shall, in consultation with the applicants, appoint a headman (to be called a Lambardar), known, or ascertained to be, a substantial person possessed of property, to attend to their interests, to receive and carry out the orders of the Canal Officers, and to distribute the water among the shareholders in the village channel according to their shares.

(c)—That in any case where the Sub-Divisional Caual Officer caunot agree with the

applicants in the appointment of a Lamberdar, the Sub-Divisional Canal Officer shall make the appointment himself, subject to the approval of the Divisional

Canal Officer.

The Divisional Canal Officer is empowered to pay to the Lambardar appointed under Rule \$1, the fees detailed in the rule next following, subject to the condition of satisfactory performance of duty.

10. The allowance to the Lambardar for duties connected with the village channel such as arranging that it shall be kept in proper repair, reporting unauthorized irrigation, distributing the water to the shareholders, seeing that the outlet is closed according to the orders of the Sub-Divisional Canal Officer, and generally assisting the officers of the Irrigation Department, shall be half anna in the rupee on the amount of canal water-rates assessed on the lands irrigated from the village channel under his charge. The Divisional Canal Officer. may retrench the whole or any part of the fees under this rule in the event of non-compliance with these conditions.

11. The Sub-Divisional Canal Officer may, by written order under section 76 (a), step the supply to any village channel when he is satisfied, after inspection by himself or by one of his subordinates, that it is not maintained in proper repair; such order shall be recorded in

the Sub-Divisional Office.

12. The Divisional Canal Officer may close the outlets in rotation as he may consider Such closures shall not extend beyond ten consecutive days, and shall be notified to the Lambardars of village channels. For longer closures the authority of the Superintending Canal Officer is required.

13. Nothing in the above rules shall be taken to affect the power of the Superintending

Divisional Canal Officer to stop the supply of water in case of pressing emergency.

14. The water-gauges on distributaries or other channels shall be held to give authorite tive data for all calculations of discharge required to verify claims for remission of water-rate on account of loss of water.

15. Claims to remission of water-rates under section 76(b) shall only be admitted on proof of actual loss caused by the stoppage of supply. On proof of such loss, the Divisional Canal Officer may remit the whole or any portion of the rates. All applications for remission of water-rates shall be made in writing by the parties concerned, either in person, or through their headman, to the nearest Sub-Divisional Canul Officer, at least seven prior to the cutting of the crop. On receipt of such application, the Sub-Divisional Canal Officer shall, after due local enquiry, forward the application with his remarks to the Divisional Canal Officer for decision.

16. Before awarding compensation under section 76(c), the Collector shall obtain the written opinion of the Divisional Canal Officer, and such opinion shall form part of the record

of the proceedings.

17. Contracts between the Divisional Canal Officer on the part of Government, and private individuals, for the use of water as a motive power, or for any other purpose whatsoever, not included in the published schedule of rates, shall, if for any period not exceeding one year, require the previous sanction of the Superintending Canal Officer. If proposed for longer periods, such contracts shall be submitted for the sanction of the Lieutenant-Governor in the Irrigation Department.

18. Tanks may be filled with canal water without charge, and without reference to the area irrigated in any village, wherever water can be made available without injury to the

cultivation dependent on any canal, under the following conditions:-

(a.) - No tank shall be so filled unless the water is to be exclusively used for domestic purposes or for watering oattle, or both.

(b.) No tank shall be so filled from which irrigation is practised.

(c.)-No tank shall be so filled which, intercepting my line of drainage, is liable to overflow from accumulation of water derived from natural causes.

(d.) - No tank shall be so filled except on the written order of the Sub-Divisional

Canal Officer issued on the written application of the parties concerned.

(c.) - No tank shall be so filled unless the village channel used to fill it shall be shown to the satisfaction of the Sub-Divisional Canal Officer to be in a sound condition when the application is made.

(f.)—The privilege herein accorded may, by written order of the Divisional Canal Officer, subject to revision by the Superintending Canal Officer, whose decision shall be final, be suspended for 12 months for breach of any of the above conditions

19. Leases for terms of five years for the supply of water between the 25th June of one year and the 1st April of the following year will be given at the rates fixed in the Schedule, Rule 33, provided that land leased in any village forms one or more compact blocks, each of not less than 50 acres, defined by well-marked boundaries of such a nature as clearly to distinguish leased from the adjoining unleased lands, and to prevent the latter from being surreptitiously evaluated under cover of the lease.

30. Well-carted boundaries of the nature required by the foregoing rule generally exist. Village roads, bunds of aprels, village boundaries, and similar natural marks will be sufficient. If such do not exist, and it appears advisable to grant the lease, the villagers may, at the discretion of the Divisional Canal Officer, be required to make small bunds. round the leaved area, or mark its limits by the erection of cheap boundary marks, or cause to be carried out such arrangements as may suffice for the future identification of the leased area.

21. No restriction is placed on the description of crop to be grown under five-year leases, but no water will be given on these leases between the 1st of April and the 25th of June. The Superintending Canal Officer may relax this rule in the case of water being required for rice-

seed bede.

22. If in the opinion of the Divisional Canal Officer it appears advisable to grant a lease for a block of less than 50 acres in area, he must refer the matter for the decision of the Superintending Canal Officer, at whose discretion the restriction as to area may be relaxed.

23. Present holders of three-year leases may at their option avail themselves of the terms

offered to the holders of five-year leases, but without retrospective effect.

24. Leases for five years at the rates entered in Rule 33 may be given—(1) on the application of all the cultivators of the area proposed to be leased, on condition of their agreeing in such application to become jointly and severally responsible for the payment of all amounts due on account of water-rates; or (2) on the joint application of the cultivators and of some person hereinafter called the Contractor, who may agree to collect and pay to Government, under section 82 of Act III (B.C.) of 1876, all sums due under the agreement on account of water-rates. The agreement of villagers binding themselves jointly and severally will be in the form prescribed in Appendix C. The joint agreement of villagers and a water-rate Contractor, shall be in the form prescribed in Appendix D. Every agreement under this rule must be signed by each applicant in the presence of at least one respectable witness.

25. Contractors shall be entitled to collect water-dues, at the rates given in schedule 4 attached to Rule 38, from the cultivators who have applied for the water supplied. Every due from a cultivator to the Contractor on account of water-rates shall be deemed to be a

sum due to Government under sections 82 and 85 of Act III (B.C.) of 1876.

26. A Contractor (or in case there be more than one, each Contractor severally and jointly) shall be responsible for all sums payable on the agreement (Appendix D), except such sums as may be remitted by competent authority under the rules in force, and shall be entitled to a deduction of 5 per cent. for cost of collection.

entitled to a deduction of 5 per cent. for cost of collection.

27. No water shall be taken previous to the receipt of a permit (Appendix B) signed by the Divisional Canal Officer. When an agreement has been made for the collection of the rates by a Contractor, the Divisional Canal Officer shall under section 82 furnish such Contractor with a written authority to collect the amounts due by the cultivators according to a list

furnished in the application, one copy of which is to be sent to the Collector.

28. Every Contractor shall nominate a headman, to be approved of by the Divisional Canal Officer, to perform the duties specified in Rule 10. Such headman or the contractor, according to the arrangement made at the time of contract, shall receive 5 per cent. on the accessment, but the Divisional Canal Officer may retrench the whole or any part of these fees if the duties are not properly performed.

29. All water-rates leviable under the above rules for five-years leases shall become due on the 31st December and 15th March in equal portions, and shall be paid within one month of

such dates.

30. Under section 78 of the Act, the rates chargeable per acre for water supplied to the different description of crops up to 1st of April 1881, except in cases of three-year leases now in existence, will be as follow:—

SCHEDULE 1 .- Existing rates. (Annual.)

CEARS.	Nature of crop.		F	LOW	IRRI	OA.	TIOI	730				Lipt	INTE				
		Col	tak	d.	Bee	gal	.	Ac	ere.		Col	Itali.	Horg	mh.	A	NPO.	Yer
		Ra.	Α,	P.	Ra.	A .	- 1	Rs.	Α.	P.	Re.	A. P.	Ho.	A. P.	Re	4. 2.	4
ii	line, vegetable, water-nuts, wheat, barley, cotton, tobseco, induce, opium, garden and all	0	2	•	3	3	0	8	0	0	•	3 0	2	1 4	. 8	5 6	Стор.
	crops not otherwise specified	0	1	3	1	9	0	2		0	0	0 10	1		1	10 0	

Nore.

1 Cottah = 1,861-25 square feet.
1 Beegah = 27,225.00 ditte.
1 Acre = 43,560.0 ditto.

31. On and after the 25th June 1851 the following rates will be charged on crop-leases for water supplied between the 25th June of one year and the let April of the following year:—

SCHRDULE II. - Annual Leases.

Ugans.	Nature of crop.		FLO	W I	Tillage o	OATI	D ST	PRE		. Lipe inspontion pun
		Cotta	h.		Boo	gah.	-	Acro.	1	Cottsh. Stough, Acre.
4335		Ra. A	. P.	1	Re.	A. 1	P.	Ro. A. 3	1	Ba. A. P. Ma. A. P. Ma. A.
ja a	Rico Bhadol, except rico Rabi Supa cane	 0 1	8 8		1 1 1 8	10 9 0 11		3 3 6 6		0 1 0 1 0 0 2 0 0 0 10 1 0 0 1 10 0 0 10 1 0 0 1 10 0 1 0 0 1 0 0 1 10

Note. - If water is taken for sugarcane in the hot months, in addition, under Rule 33, the total charge

Under annual leases			4.0.4	***	-	***	11.	Ru.	۵.	0
During hot months	p+	10		*4*		4.4	***	4	0	0
					Total	per acre	***	9	0	0

On and after the 1st April 1881 the following rates will be charged for water supplied to crops between the let April and 25th June of each year :-

SCHEDULE III .- Special for hot months.

C LAMB.	Nature of crop.	FLOW	IRRIGATION PI	ER	LIFT TREIGATION PER			
L. Balance	armento or orog.	Cottah.	Boegali.	Acre.	Cottah.	Beeguh.	Acre.	
4		Ra. A. P.	Rs. A. P.	Rs. A. P	Rs. a P.	Rs. A. P.	Ra. A.	
	For all erops	0 2 0	2 8 0	4 0 0	1 0 4	1 10 8		

83. The following rates will be charged for water suppared to different crops between the 25th June and 1st April of each year on five-year leases :-

SCHEDULE IV .- Five-years Leases.

CLASS.	Nature of crop.		Faow	IRRIGATION	PER	LIPT IRRIGATION PER			
Vaxon.	2101027 07 01037		Cottah.	Beegah.	Acre.	Cottah.	Beegah.	Aerr.	
			Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Ru. A. P.	
	For all crops		0 1 0	1 4 0	2 0 0	0 0 8	0 13 4	1 5	

Note .- If water is taken for sugarcane in the hot months, in addition, under Rule 32, the total charge will be as follows :-

						Its.	A.	P.
Under five-years leases	per acr	е		***		2	0	0
During hot months	21 11		- * *	4.4.7		4	()	0
			Total p	er acre	3 4 4	6	0	0

34. The statements of the amounts demandable for water-rates levied under the rules in force shall be prepared under the supervision and signature of the Divisional Canal Officer in such form as shall from time to time be sanctioned by the Lieutenant-Governor.

All water-rates shall become due on the dates be ow stated, and shall be paid within one mouth of such dates :-

Water-rate on spring crops, wheat, barley, peas, poppy, &c. ... 15th March. Water-rate on summer crops, cheena, &c. loth July. Water-rate on bhadoi crops, early rice, indian-corn, murwa. &c. 31st October. Water-rate on annual and winter crops, sugarcane, aghani rice, 31st December. jowar, &cc. . . .

36. In the case of lands held in bhavli, the water-rate shall be r coverable from both the cultivator and the person or persons in receipt of the bhaoli rents in the same proportion as the produce is divisible amongst them.

In the case of lands held in bhaoli, the zemindar shall sign jointly with the cuiti-

vators. (This rule only applies to the case of five-year leases.)

- 38. The area irrigated in any village shall be measured by an Ameen appointed for the The Pulvari shall be present at the measurement, and shall at the time take a copy of the khuerah of the Ameen; if for any reason the Putwari is not present, the cost of preparing the copy will be charged against him. This copy shall be delivered to the Putwari, or, in his absence, to the Lambardar. Both the Lambardar and Putwari shall sign the khusrah.
- When the measurement is completed, the khuarah shall be forwarded to the Sub-Divisional Canal Officer, who shall prepare the khatiani with all possible despatch. A copy of the khatiani, signed and sealed by the Zilladar, shall, as soon as it is prepared, be forwarded to the Putwari, who shall grant a receipt for the same. If the Putwari is not present. or declines to receive the khatiani, the Sub-Divisional Officer shall forward it direct to the Collector.
- 40. It shall be the daty of the Putwari, immediately on the completion of the measurement. to inform each ryot, on application, of the fields measured against him, and on receipt of the kintiani to supply each person charged with a percha showing the water-rates due. For those duties, and for attending the measurement and rendering such other reasonable assistances to the Canal Officer and Collector as may be required, an the water-rates due. allowance of one quarter anna per rupee on the amount collected shall be made.

41. This allowance shall be paid to the Putwari by the Collector if he is satisfied that the

work has been properly done.
42. The Canal Officer shall note on the khatiani whether the Putmari has given proper

assistance during the measurement.

43. If a cultivator is dissatisfied with the entries made against him in the khatiani, whether as to the fact of the land having been charged " flow" instead of " lift" or as to the measurements and entries of classes of crops, he must lodge a complaint, either personally or through the Lamberdar of his village channel, with the Divisional or Sub-Divisional Canal Officer within a month after the date of the demand being made on him.

The Zilladar shall submit his check measurements in a form (Appendix E) which shall be sent in for the inspection of the Divisional Canal Officer. The Sub-Divisional Canal Officer shall check the Ameens' measurements as often as he possibly can. If it be found that any ameen wilfully or frequently makes wrong measurements, he shall be punished by dismissal.

45. Collection of all water-rates shall be made by the Collector in accordance with the

statement of demands furnished to him by the Divisional Canal Officer.

46. Objections to the demand addressed to the Collector, if preferred within one month after the demand has been made, shall, if remission be claimed on the score of short supply, or of any matter affecting the Irrigation Department, be referred for orders to the Divisional Canal Officer. The Collector shall have discretion to suspend collections by a written order in cases where (objections having been filed) it may seem advisable

Claims for remission, referred by the Collector and admitted by the Divisional Canal Officer, shall be reported by him for the sanction of the Superintending Canal Officer, except in cases where remissions are made on account of excess areas having been charged, or a

wrong name entered in the khatiani.
48. If the Divisional Canal Officer reject the claim, an appeal may be made to the Superintending Canal Officer, provided that it is preferred within forty days from the issue of the order of the Divisional Canal Officer.

49. A remission statement, signed by the Superintending or Divisional Canal Officer,

shall be sufficient authority for a refund by the Collector.

50. In special cases not otherwise provided in these rules, and in cases where water-ra'es are not recoverable owing to the abscending or bankruptcy of the defaulter, the Collector will obtain the sanction of the Commissioner of the Division to the remission of such sums as he may deem irrecoverable. The details of such remission shall be communicated at the close of each official year to the Divisional Canal Officer.

51. The Collector shall appoint a headman (to be called a Tehnilder), whose duty will be to collect and pay in, to the Collector or other duly authorized person, all water-rates leviable on

the land irrigated.

52. The Teheildar shall furnish security for the payment of all sums realized by him, the stamp and registration fees on security bonds being deducted from the percentage allowed,

- under the following rule.

 53. The allowance to the Tchsildars of a village or villages for collecting the water-rates shall be fixed by the Collector, but the total amount to be paid in any one year to all the Tchsildars in a district shall not exceed balf an anna in the rupes on the amounts actually paid in. If the Tchsildar shall satisfy the Collector that arrears have not accrued through any negligence on his part, it shall be at the option of the Collector to pay him the allowance on the whole or any part of such arrears.
- 54. If only a portion of a field be irrigated, the water-rate shall be chargeable on the whole field, unless such portion shall have been clearly demarcated, previous to the admission of the water, by a ridge not less than half a foot high.

When a portion of a field has been irrigated with canal water, and a portion with well or reservoir water, the whole field shall be liable for canal water-rate, unless a clearly dis-

tinguishable boundary exists between the two portions.

- 56 If well or reservoir water is conveyed in the same channel as canal water, the whole of the irrigation from that channel shall be liable to canal water-rate. The Liambardar will be held personally responsible that any breach of this rule or of Rules 54 and 55 is duly reported.
- 57. Irrigation from escape channels, when the supply is permanent, shall be governed by the same rules as irrigation from other parts of the canal.

58. Irrigation from such channels, when the supply is intermittent, may be allowed at such reduced rates as shall from time to time be fixed by the Lieutenant-Governor.

59. Persons using water without a written permit, or taking water at times prohibited by proper authority, shall be liable to a penalty not exceeding double water-rates on the area irrigated, and such charge shall be leviable at the time of report to the Collector.

60. The charge leviable for water suffered to run to waste on uncultivated lands shall be calculated at the highest rate specified in the schedule, on the area flooded; provided that in every such case the Divisional Canal Officer may impose a lower rate if he thinks

The Lamburdar is to be held responsible for reporting such waste of water.
61. When the original crop sown in a field irrigated by canal water fails, ploughed up, and a fresh crop is sown in the same season, the water-rates shall be levied on the

second crop.

- No person shall, without the permission in writing of the Divisional or Sub-Divisional 62. Canal Officer, pass, or cause any animal or vehicle to pass, on or across any of the works, banks, or channels of a causal or drainage work after he has been desired to desire therefrom, excepting by means of such bridges, fords, and ferries, and their approaches, as are provided by the Divisional Canal Officer
- 63. No Canal Officer, unless specially exempted by the Lieutenant-Governor from the operation of this rule, shall have any interest in the distribution of water from any of the canals, or purchase or bid for any Government property sold thereon, either in his own name, or in the name of another, or jointly, or in shares with others.

APPENDIX A.

Application for Water.

No.

Mouzah

Pergunnah

Distributaries

Village channel

Name of lambardar

We the undersigned hereby apply for water from the abovementioned village channel for the areas below stated, and we engage to pay through the Tehsildar to the Collector or other person duly authorized to receive them the water-rates according to the published schedules, and we further agree to abide by all rules issued under the Canal Act.

NAME OF RYOT.	Area more or less to be irrigated.	Crops to be grown.	Signature
		1	

	41		Signature of Lambardar,				
				Sectional Officer.			
Date			of	18			
Received by	me		4,5	18			
Forwarded			of	18			
Received	sub-division	office	o f	18			
Permit	{ Refused		of	18			

	E o		1	4		•
	to take water from	d areas.	Date of payment.			
APPENDIX B.	of village	distributaries village channel, for the undermentioned areas.	Water-rate due.			bardar.
A	Jo	llage channel, for	Crop to be grown.			To be retained by the Lumbardar.
	Permit		Area to be irrigated, more o less.			
CE-						
	to take water from	ed areas.	Date of payment.			Signature of Canal Officer.
APPENDIX B.	of village	distributaries or the undermention	Water-rate duc.		•	
*	90	distributaries village channel, for the undermentioned areas.	Crop to be grown.			Date To be retained by Officer sesuing the Permit.
•	Permit	•	Area to be irrigated, more or less			Date To be retain

APPENDIX C.

Vernacular.

FORM of application by villagers for a five-years lease, Mouzah

Pergunnah

distributary

, names of applicant

We the undersigned inhabitants of Mouzah , Pergunnah , hereby apply for water from the abovenamed distributary to be supplied from the 25th June to the 1st of April of each year for five years to the areas given below, and we jointly and severally agree to pay rates as fixed in the schedule below, and undertake to pay each year the full amount calculated on the area applied for at such rates, subject to the provisions of Rules 15, 31, and 35.

VILLAGE.	Areas.	Rate.	Amount.	Name.	Signature c
	В. с. р.	Rs. A. P.	Rs. A. P.		
		per beegha.			

APPENDIX D.

Vernacular or

English and Vernacular.

Joint application of Villagers and a Contractor under section 82, Act V of 1876, for a five-years' lease.

Mouzah

Pergunnah

Distributary

Names of villagers

Name of Contractor

We the undersigned cultivators of Mouzah , Pergunnah

apply for water from the abovenamed distributary to be supplied from the 25th June to the let of April of each year for five years to the areas named below, and we agree to pay rates as fixed in the schedule below, subject to the provisions of rules 15, 31, and 35.

I (contractor's name) agree to collect and pay to Government all sums payable on the application, and request under section \$2 authority to collect these rates according to the certificate to be supplied me by the sub-divisional officer under section \$5 of Act III of 1876, and I further agree to abide by all rules passed under the Canal Act.

VILLAGE.	Areas of fields.	Rate.	Amount.	Name.	Signature of Cultivator
			-		
				1	

APPENDIX E.

Zilladar's Check Measurement Form.

1	2	3	4	6	0	7	8	9	10	11	13	18	14 .	15	
		1	Der.		MEAS	CREMI	AMEE	CORD-	Сиво	ck MR	ABURK	MNNT.			
Name of Erounkae.	Name of viliage.	Name of annean who measured.	Стор.	Pion.	1000 1000 1000 1000 1000	Water-raie,	t, endb.	Flore.	Life	Water-rate.		.	RHMARKS.		
						1		,					Ro. A. P.	Ra. A. P.	
								ı							
					į			,							
									ı						
							Tarabar .								
								,							
										4					
									6						-1
				í					4						

APPENDIX F.

Purcha or Slip Form.

Remarks regarding the individual to whom a the purchase has been given.			ARRA AND BEREGO	TION King or	States of	7 FIRED.		
	Water-rate.	Crop.	Plow.	Lift.	Name ourses	Number of the kindl- ater.	Date of sense of purcha	
			1					
							1.1	
				4				

Sheriff's Office, the 28th July 1880.

Notice is hereby given that the Fifth Oriminal Sessions of the year 1880 of the High Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William, and the places subordinate thereto, will be holden at the Court House, in the Town of Calcutta, on Wednesday, the First day of September next, at 11 o'clock in the forenoon, and so on from day to day until the said Sessions be over. And it is hereby proclaimed that all persons who will prosecute any of the prisoners to be brought up for trial at the said Sessions be present then and there to prosecute.

R. STEEL, Sheriff.

णांत्रिक चार्किक, तम ১৮৮० ताल २৮ खुलाई।

সকলকে সমাচার দেওয়া যাইভেছে যে স্বরে বাঙ্গালার ফোট উইলিয়ন তুর্বের অধীন শচর কলিকাডার ৪ শ্রমানা ছালের ফৌকলরী বিচার নিস্পত্তা করা আগানী সল ১৮৮০ সালের ১ সেপ্টেম্বর বুধবার বেলা ১১ ঘটিকার সময় এবং যে পয়াপ্ত সেশিয়ানের কার্য্য শেষ না হয় প্রতিদিন উক্ত সময়ে কলিকাভার ছাই কোটের আপন আদালভ ছবে সন ১৮৮০ সালের পঞ্চম ক্রিমিনেল সেখিয়ান विभारतक अवर अखनु दा धारत कड़ा यारे एउए एक, या मकल वास्ति काल करमानित विकास को जानी মিছিল করিবেক ভাষার। উক্ত স্থানে উক্ত সময়ে ছাজির থাকিরা মোকজনা করে ইতি।

चातु, कीम गतिक।

SMALL CAUSE COURT NOTICES.

UNDER section 14, Act XI of 1865, notice is hereby given that, subject to the orders of Government, the Judge of the Courts of Small Causes of Dacca and Munshigunge will, in the month of August 1880, sit at Munshigunge from the 1st to the 7th and at Dacea the remaining days of the month.

NUPPUR CHUNDER BHATTA, Judge, Small Cause Court.

MUNSHIGUNGE SMALL CAUSE COURT, the 30th July 1880.

UNDER section 14, Act XI of 1865, it is hereby notified that the Judge of the Courts of Small Causes of Hooghly, Serampore, and Howrah will, subject to the orders of the Government, hold extraordinary sittings in the Howrah Court of Small Causes on the dates mentioned below :-

Wednesday, the 11th August 1880. Thursday, the 12th August 1880.

SREE NATH ROY, Judge.

COURT OF SMALL CAUSES, HOWRAH, the 26th July 1880.

TREASURY NOTICES.

Acoterany Contractor Mr. R.S. Greenshield has been placed in charge of the Patna Treasury, and is authorized to draw bills from other treasuries.

J. W. Edgar, Offg. Commissioner.

PATNA COMMISSIONER'S OFFICE, BANKIFORE, the 30th July 1880.

DEPUTY COLLECTOR MOULY! FAIRUDDIN HOSHEN has been placed in charge of the Mymonsing Treasury, and authorized to draw bills on other treasuries.

John Brames, Offg. Commissioner.

BABOO SYAMA CHARAM MITTRA, Deputy Collector, has been placed in charge of the Noakholly Treasury, vice Buboo Prasauna Kumar Datta, and authorized to draw bills on other treasuries.

E. E. Lowis, Commissioner.

COMMISSIONER'S OFFICE, CRITTAGONG, the 27th July 1880.

BAROO BROOMUNESHUR SINGE, Deputy Collector, has been placed in charge of the Durbhunga Treasury, and is authorized to draw bills on other treasuries.

J. W. EDGAR, Offg. Commissioner.

PATNA COMMISSIONER'S OFFICE, BANKIPORE, the 10th July 1880.

UNCOVENANTED DEPUTY COLLEGION BAROO JUGGUTDULLABU BYSACK has been placed in charge of the Jessore Treasury, and authorized to draw bills on other treasuries. J. Monro, Offg. Commissioner.

CALCUTTA, the 14th July 1880.

EDUCATIONAL NOTICES.

Orders by the Vice-Chancellor and Syndicate of the Calcutta University.

The undermentioned students have passed the Examinations in Engineering :-

B. C. E.

SECOND DIVISION.

In Order of Merit.

... Presidency College, Civil Engineering Bandyopadhyay, Upendranath... Department. ditto. Ditto Sen, Bamacharan Government Engineering College, How-Basu, Surendrakumar rah.

L. C. E.

SECOND DIVISION.

In Order of Merit.

Datta, Abhayacharan	0 4 6	Presidency Departme		ivil Engi	neering
Bandyopadhyay, Atulchandra	8 6 4	Ditto		tto.	
Ray, Abinaschandra		Litto	di	tto.	
Bandyopadhyay, Nageudranath		Ditto	dit	tto.	
Chattopadhyaya, Bhabadeb		Ditto	dit	to.	
Guha, Radharaman		Ditto	dit	tto.	
De, Juanendranath	***	Ditto	dit	to.	
Chattopadhyny, Asutosh		Ditto	dit	to.	
Mukhopadhyay, Bamacharan		Government rah.	Engineering	g College	, How-
Chattopadhyay, Gopalchandra	h h 4	Presidency Departme		vil Engi	neering
		CHARLES	H. TARNE	v Reniel	/2 hr

lawner, Registrar.

SENATE HOUSE, the 2nd August 1880.

THE University Examinations in Arts of 1880-81 will be held on the undermentioned

Entrance Examination and First Examination in Arts on Monday, the 29th November, and following days.

B. A. Examination on Monday, the 3rd January, and following days.

Applications from candidates for admission to the Entrance and First Arts Examinations must be lodged with the Registrar before the 29th October.

Applications from candidates for admission to the B. A. Examination must be lodged with the Registrar before the 3rd December.

All candidates from the same Institution must appear at one and the same place of eramination.

SENATE HOUSE, the 19th July 1880.

CHARLES H TAWNEY, Registrar.

UNDER Rule 8 of the Junior Scholarship Rules of the 5th October 1872, it is hereby notified that the 18 (eighteen) junior scholarships allotted to the Patna Division for the year 1880-81 have been thus distributed :-

1. The six second grade scholarships to be taken up by the six best scholars irrespective of the districts they come from.

II. The twelve third grade scholarships have been allotted to the several districts as follows :-

Patna	* * *		117 3	2	2
Gya Shahabad	n 0 o			2	9
Mozusferpore Sarun	***		5 0 g	8	6
	000	900	# 4 A	2	2
Durbhunga	P 0 0	• • •	f e q	***	6
Chumparun	• 4 0	4.6.4	0.01	3	
•		* * *	0.0 0	***	
			All and	-	
			Total	10	

DHANESH CHUNDER ROY, Perul. Asst. to Commr., for Commr. PATHA COMMR.'s OFFICE, BANKIPORE, the 17th July 1880.

NOTIFICATIONS OF THE BOARD OF REVENUE.

No. 885B.

Notice is hereby given that the Ninth Sale of Opium, the provision of 1877-78 and 1878-79, will be held at the Government Opium Sale-room, No. 2, Bankshall-street, on Thursday, the 2nd September 1880, at 11 a.m., and will comprise 4,700 chests, viz.—

					Chests.
Behar	Opium		 	• • •	2,350
Benares	9.9	• • •	 		2,350
			Total		4,700

- 2. The general conditions of the Sale now advertized will be the same as usual. They may be ascertained by reference to the Notification issued on the 2nd December 1879, and published in the Government and Exchange Gazettes, or or personal application at the office of the Board of Revenue
- 3. The latest dates for deposit and clearance will be the 7th and 17th September 1880 respectively, that is to say, no Bank of Bengal Receipts, Government Promissory Notes, or other public securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers in the sale-room will be received after 3-30 p.a. of Tuesday, the 7th September 1880, and no Bank of Bengal Receipts in full payment of lots will be accepted after 3-30 p.m. of Friday, the 17th September 1880.
- 4. In addition to the quantity above advertized for sale, the following quantities, more or less, of Behar and Benares Opium will be brought to sale in the present year about the dates specified below. The Board of Revenue, however, reserve to themselves the right of altering these dates should circumstances render it expedient to do so.

	Dates.	Behar, about chests	Benares, about chests.	Total, about
n or about	Monday, 4th October 1880	 2 35()	2 350	4,700
Ditto	Thursday, 4th November ,,	 2,350	2,050	4,700
Ditto	Wednesday, 1st December ,,	 2,850	2,350	4,700
	Total	 7.050	7,050	14,100

By order of the Board of Revenue, L. P.,

A. FORBES, Offg. Secretary.

BOARD OF REVENUE, L. P., FORT WILLIAM, the 27th July 1880.

No. 859B.

It is hereby notified that out of the 3,000 chests of Benares opium of 1878-79 of 75° consistence, referred to in Clause 18 of the Board's general notification No. 1581B, dated 2nd December 1879, 271 chests will be sold at the sale on the 4th October next, together with 2,079 chests of Benares opium of 1877-78.

The remaining quantity of the 8 000 chests of Benares opium at 75° of 1878-79 will be sold as follows as a part of the fixed monthly number of 2,350 Benares chests:—

4th Nover	nber	1880	9 9 9	4 9 4		500	chests.
lat Decem	her	23	9	444		500	9.9
Junuary	1881		4 0 0	0 0 0		500	9.0
February	33		0 * 0	0 0 0		SUU	32
Marcia	0.0		4	6 9 9		500	82
April	8.0		111		101	229	9.0

By order of the Board of Revenue, L. P.,

A. Fonnes, Offg. Secretary.

BOARD OF REVENUE, L. P., FORT WILLIAM, the 20th July 1880.

No. 911B.

Sealed tenders will be received at this office up to noon of Thursday, the 19th August 1880, for removing all the chests of Abkarce and Provision Opium which may be brought down to the Presidency from the Patna and Ghazipore Opium Factories by railway, during the period of one year from the 1st September 1880, from the East Indian Railway Company's stations at Howrah and Armenian Ghat (as may be necessary) to the Government godowns situated within the Custom House premises, and also to the new Opium Godowns at Coilsh Ghât, and there stacking them as the Intendant in charge shall from time to time direct

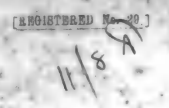
The tenders should state the rate per 100 chests; all charges to be incurred to be included. Security to the amount of one thousand rupees must be deposited by the person whose tender may be accepted.

3. The Board of Revenue does not bind itself to accept the lowest or any tender.

By order of the Board of Revenue, L. P.,

A. FORBER, Offg. Secretary.

BOARD OF REVENUE, L. P., FORT WILLIAM, the 2nd August 1880.





ne Calcutta Gazett

WEDNESDAY, AUGUST 11, 1880.

CONTENTS.

	Page.		Page.
PART L.—Orders and Notifications by the Lt. Governor of Bengal, the High Court, Coversment Treasury, &c.	00 5 - 731	PART IV Bills of the Benezi Council	N47.
FART IA.—Orders and Neathcastoms by the Government of India	121	APPENDIX.—Schedules of Estates under charge of the Administrator-General of Bengal, prepared from let July to 30th December 1879, under Section 4 of	
Paur IIAdressements	531-834	Act II of 1874	ICO
Patr III Acts of the Benesiationnel		SUPPLEMENT No. 32	915—KV

PART I.

Notifications by the Lieut. Governor of Bengal Bind Court, Government Treasury, &c.

THE LIEUT. GOVERNOR OF BENGAL

NOTIFICATION.

The 8rd August 1880.—The following programme of the tour of His Honor the Lieutevant-Governor is published for general information in continuation of that previously

				P 450	10	20
	Leave Moxufferpore				11th August.	
}	Reach Chuprah	- 4	9.77	190	Itali .	
	Leave Chuprah	* * *		0 2 4	14th	
	Reach Luxar	2.00	0 0 0		15th ,,	A.M.
	Lauve Brixar	074		B	lõth	P 31.
	Reach Arrah	101		= nle .	15 th	P. M.
	Leave Arrigh	10 0 0	4 6 1	22.	loth or loth	Augus!
,	Reach Bankipore		10 1	DP n == ==	16th or 17th	
	15 1	o 45 MG		1	E. R. HENRY,	-
		-58			Private Sei	eratanu.

No. 8686A.

General.—The 2nd August 1880.—Mr. B. G. Cooke, Officiating Magistrate and Collector, Balazore, is appointed to act, until further orders, in the Second Grade of Magistrates and Collectors, with effect from the 1th ultimo, rice Mr. C. H. Vowell.

Baboo Probhat Nath Roy, Deputy Magistrate and Deputy Collector, Kurigram, Rungpore, is transferred to the Sudder station of that destrict.

Mr. Thomas Mohendro Lai Rose, Deputy Magistrate and Deputy Collector, Bogra, is transferred temporarily to Darjeeling.

The 7th August 1880.—Mr. W. C. Muller, Deputy Magistrate and Deputy Collector, in charge of the Bagdogra division of the district of Rungpore, is vested with the powers of a Collector under Act X of 1870 for the purpose of acquiring land required for public purposes in that division.

Mr. W. M. Clay, Officiating Magistrate and Collector, Pubna, is allowed leave for two months and twenty-seven days, under the rules in Chapter VII of the Civil Leave Code, with effect from the 26th instant.

Mr. J. Posford, Assistant Magistrate and Collector, on leave, is appointed to act as Magistrate and Collector of Pubna, during the absence, on leave, of Mr. W. M. Clay, or

until further orders.

The 10th August 1880.—In modification of the orders of the 21st ultimo, Mr. E. G. Glazier, Magistrate and Collector of the Dinagepore district, is allowed leave for two months and twenty-nine days, under the rules in Chapter VII of the Civil Leave Code, with effect from the 28th iustant.

POLICE - The 26th July 1880 .- The following Officiating Assistant Superintendents of Police are appointed to be Assistant Superintendents of Police of the Second Grade. Baboo Nobokristo Ghose; Officiating Assistant Superintendent of Police, Palamow,

Lohardugga. Mr. G. W. S. Cox, Officiating Assistant Superintendent of Police, Chittagong Hill Tracts.

Moonshee Aulad Ali, Officiating Assistant Superintendent of Police, Gya.

The above officers are also appointed to act, until further orders, in the First Grade

of Assistant Superintendents of Police.

The 2nd August 1880. - Baboo Gopal Hurry Mullick, Officiating Assistant Superintendent of Police, Jessore, is allowed leave for fifteen days, under the rules in Chapter VII of the Civil Leave Code, with effect from such date as he may avail himself of it.

The 3rd August 1880.—Mr. J. Masters, District Superintendent of Police, Hazaribagh, is promoted to the Third Grade of District Superintendents of Police, with effect from the

1st ultimo, vice Bahoo Juggodish Nath Roy, retired.

Mr. W. J. Kilby, District Superintendent of Police, Lohardugga, is promoted to the Fourth Grade of District Superintendents of Police, with effect from the 1st ultimo, vice Mr. J. Masters.

Mr. G. R. K. Meares, Officiating District Superintendent of Police, Backergunge, in appointed to be a District Superintendent of Police of the Fifth Grade, with effect from the

lat ultimo, vice Mr. W. J. Kilby

Mr. J. P. Sneyd, Assistant Superintendent of Police, on leave, is promoted to the First Grade of Assistant Superintendents of Police, with effect from the 1st ultimo, vice Mr. G. R. K. Meares.

The 10th August 1880.—Mr. G. W. S. Cox, Officiating Assistant Superintendent of Police, Chittagong Hill Tracts, held charge of the Sungoo sub-division from the 29th March to the 10th June last.

Ecclesiastical. - The 10th August 1880 .- The Rev. W. MacCarthy, Senior Chaplain of St. Paul's Cathedral, Calcutta, and of the Presidency Jail, having resumed charge of his duties on the forenoon of the 2nd instant, the unexpired portion of the leave granted to him under the orders of the 6th ultimo is cancelled.

The Rev. H. K. O'Connor, Junior Chaplain of St. Paul's Cathedral and Chaplain of the General Hospital, is appointed to be Chaplain of Cuttack, with effect from the 3rd

instant.

The Rev. J. H. Taylor is appointed to be Junior Chaplain of St. Paul's Cathedral and Chaplain of the General Hospital, with effect from the date on which he may receive charge.

The Rev. W. MacCarthy, Senior Chaplain of St. Paul's Cathedral, Calcutta, and Chaplain of the Presidency Jail, is appointed to act, in addition to his own duties, as Chaplain of the General Hospital, with effect from the 3rd instant, until relieved by the Rev. J. H. Taylor.

EDUCATION .- The 5th August 1880. - Rajah Ram Chunder Deo Dhubal, of Dhulbhoom,

is appointed to be a member of the District School Committee of Singbhoom.

The 9th August 1880.—Mr. J. Whitmore, Joint-Magistrate and Deputy Collector, in appointed to be a member of, and Secretary to, the District School Committee of Sarun.

Opium.—The 3rd August 1880.—Mr. R. W. Blair, an Assistant Sub-Deputy Opium Agent, Benarca Agency, is allowed leave for four days, under Section 10, Supplement F of the Civil Leave Code, in extension of that granted to him under the orders of the 17th

MEDICAL .- The 6th August 1880 - Assistant Surgeon Abdoor Ruzzack is appointed to

the charge of the Russapuglah dispensary, vice Assistant Surgeon Gunga Gobind Sirkar.
Surgeon D. Basu, Officiating Civil Surgeon, Furreedpore, acted as Professor of Physiology, Medical College, and Resident Surgeon in the College Hospital, from the 20th April to

the 11th May 1878.
Surgeon Basu also acted as Professor of Pathology, Medical College, and Resident

Physician in the College Hospital, from the 11th May to the 5th July 1878.

The 10th August 1880 .- Assistant Surgeon Aushoke-Krishna. Shaha, who was in charge of the Charitable Dispensary at Cutwa, in Burdwan from the forenoon of the 25th September 1879 to the afternoon of the 20th January 1880, also held medical charge of the sub-division of Cutwa for that period.

Vaccination .- The 7th August 1880 .- Assistant Surgeon Mothoora Nath Sen, Superintendent of Vaccination, Behar Circle, having resumed charge of his office on the forenoon of the 23rd ultimo, the unexpired portion of the leave granted to him under orders of the 15th May last is cancelled.

PORT TRUST .- The 29th July 1880 .- Mr. W. D. Bruce, Vice-Chairman of the Commissioners for making Improvements in the Port of Calcutta, is allowed leave for three months, under the Rules in Chapter VII of the Civil Leave Code with effect from the 4th proximo, or any subsequent date on which he may avail himself of it.

The 6th August 1880.—Mr. D. Scott is appointed, under Act V (B.C.) of ,1870, to act as a Commissioner for making Improvements in the Port of Calcutta during the absence, on leave, of Mr. W. D. Bruce, or until further orders.

Mr. Scott is also appointed to act as Vice-Chairman of the Commissioners, vice Mr. Bruce.

MUNICIPAL. The 28th July 1880. The undermentioned gentlemen are appointed to Commissioners of the Municipality of Kotrung, in the district of Hooghly :-

Baboo Doyal Chand Ghosh.

Baboo Gopal Chundra Biswas. .

Gobinda Chundra Ghosal.

Kedar Nath Sein.

Baboo Mutty Lall Mookerjee.

The undermentioned gentlemen are appointed to be Commissioners of the Municipality of Santipore, in the district of Nuddea:-

Baboo Dindoyal Pramanic, Zemindar. Bahoo Huri Das Roy, Zemiudar. Baboo Jadub Chunder Banerjee, M.B., Medical Practitioner.

The undermentioned gentlemen are re-appointed to be Commissioners of the above Municipality :-

Baboo Anondamoy Moitra.

Baboo Mahadev Nundi.

Bissumbhur Bhuttacharjee.

" Madhu Soodun Pramanic.

Kassi Chunder Bauerjee.

Ram Kanai Gossami.

Baboo Sriram Chunder Gangooly.

The 2nd August 1880.—The undermentioned gentlemen are appointed to be members of the Gya Lodging-house Committee :-

Mr. H. F. Mathews, Officiating Joint-Magistrate and Deputy Collector, vice Mr. E. N.

Baboo Ramanugrah Narain Sing, Officiating Deputy Magistrate and Deputy Collector, vice Baboo Bhubaneshwar Sing.

The 8rd August 1880. The undermentioned gentlemen are appointed to be Commissioners of the Municipality of Hooghly and Chinsurah, in the district of Hooghly :-Baboo Okhoy Chunder Sircar. Baboo Soobul Chunder Mullick.

ROAD CESS .- The 5th August 1880 .- Chowdhuri Kurtibas Das, Zemindar, is appointed to be a member of the District Road Cess Committee of Pooree.

Baboo Rajkumar Sen, Rural Sub-Registrar of Chowddagram, in the district of Tipperali, is appointed to be a member of the Branch Road Cess Committee of that place.

The 9th August 1880.—The undermentioned gentlemen are appointed to be members of the District Road Cess Committee of Noakholly :-

Mr. T. Lyous, Officiating Civil Medical Officer.

Baboo Gopeenath Ghose

Baboo Ram Lal Sein, Pleader, Judge's Court.

The following notifications are republished from the Assam Gazette:-

No. 198 .- The 22nd July 1880 .- Mr. R. T. Greer, c.s., Assistant Commissioner, Third Grade, Sibeagar, is transferred to Jorbat, and is placed in charge of that sub-division, with effect from the date of his receiving charge.

No. 199.—The 28th July 1880.—Mr. A. J. Primrose, c.s., Assistant Commissioner, Second Grade, Darrang, is placed in charge of the Mangaldai sub-division of that district, with effect from the date on which he received charge.

No. 202.—The 28th July 1880.—Leave of absence on private affairs for three months, under Section 6, Supplement F of the Civil Leave Code, has been granted to Babu Chandra

Mohen Mukerji, Second Munsif of Habiganj, in the district of Sylhet.

No. 204.—The undermentioned officer has been granted an extension of leave by Her Majesty's Secretary of State for India, as advised in list dated the 18th June 1880:—

Name.	Burvico.	Appointment,	Period and nature of extension.
2. J. Murray w	Covernated.	Assistant Commissioner, Pirst Grade,	Twenty days' furlough.

HORACE A. COCKERELL, Secy. to the Govt. of Bengal.

NOTIFICATION.

The 10th August 1880 .- In continuation of the notification dated the 22nd June 1880, published in the Calcutta Gazette of the 23rd idem, Mr. E. F. Ainslie, Officiating Deputy Magistrate and Deputy Gollector, Beerbhoom, is declared to have passed in law by the Lower Standard at the departmental examination held in May 1880.

HORACE A. COCKERELL, Secy, to the Govt, of Bengal.

NOTIFICATION.

The 30th July 1880.-It is hereby notified for general information, in accordance with section 34, Act V (B.C.) of 1876, that the Lieutenant-Governor of Bengal vests in the Commissioners of the Brahmanbariah Municipality the charitable dispensary situated within that municipality, the said dispensary not being private property nor being the property of any religious institution or society

COLMAN MACAULAY,
Offg. Secy. to the Govt of Bengal.

NOTIFICATION.

The 30th July 1880.—It is hereby notified for general information, in accordance with section 34, Act V (B.C.) of 1876, that the Lieutenant-Governor of Bengal vests in the Commissioners of the Comillah Municipality the charitable dispensary situated within that Municipality, the said dispensary not being private property nor being the property of any religious institution or society.

COLMAN MACAULAY, Offg. Secy. to the Governof Bengal.

NOTIFICATION.

The 4th August 1880 .- It is hereby notified that, under the authority vested in him by Section 3, Act IV (B.C.) of 1865 (an Act for the prohibition of the practice of inoculation), the Lieutenant-Governor directs the extension of the provisions of the said Act to the Terai in Darjeeling and to the andermentioned thanas in the district of Purneah, with effect from the 1st September 1880 .-

> Kalingunj. Ki-hungunj. Bulrampore.

Bahadurguuj. Arareali Amour Kushah.

COLMAN MACAULAY, Offg. Secy, to the Govt. of Bengal.

First Publication.

NOTIFICATION

The Oth August 1880 .- It is hereby notified that the Lieutenant-Governor has been pleased to declare the provisions of Chapter IV of the Indian Forest Act, 1878, to be applicable to all ferest and waste lands in the Government estate of Khorda, in the district of Poorce, excepting such lands as have been confirmed as revenue-free or settled with cultivators or others, and such lands as shall, during the course of the revenue settlement now in progress or thereafter, he so settled. A MACKENZIE, Secy. to the Govt. of Bengal,

[First Publication.] NOTIFICATION.

The 4th August 1880,- Plans and estimates, amounting to one lakh seven thousand nine hundred and fifty-two rupees (Rs. 1,07,952), for carrying out improvements on their tramway having been submitted by the Commissioners for making improvements in the Port of Calcutta with their Vice-Chairman's letter, No. 308, dated 22ud April 1880, and been approved by the Public Works Department of this Government, the Lieutenant-Governor sanctions the works under Section 35 of Act V (B.C.) of 1870.

A. MACKENZIE, Secy. to the Gout. of liengal.

[First Publication.] NOTIFICATION

The 4th August 1880 .- Under the provisions of section 9 of Act IV (B.C.) of 1880, the Lieutenant-Governor authorizes the Commissioners for making improvements in the Port of Calcutta to raise a loan of five lakks of rupees (Rs. 5,00,000) to enable them to meet the cost of purchasing the Armenian Ghât site and the buildings thereon, as well as to carry out the works for the improvement of their tramway which have this day been sanctioned.

A. MACKENZIE,

Secy. to the Good, of Bengal.

[First Publication.]

The 6th August 1880.—The following notification of the Government of India is published in the Calcutta Gazette for general information.

A. MACKENZIE, Secy. to the Govt. of Bengal.

No. 141.

HOME, REVENUE, AND AGRICULTURAL DEPARTMENT.

EMIGRATION.

Simla, the 30th July 1880.

NOTIFICATION.

Under the provisions of Section 56 of the Indian Emigration Act (VII of 1871), the Governor-General in Council is pleased to direct the substitution of the following for Rules 23, 23A, and 23B, of the rules relating to emigration from the port of Calcutta, published under the notification of the Government of India, No. 129, dated the 21st July 1877:—

23. Of the total number of emigrants to be embarked on board each ship, the proportion of adult females shall not, except as provided in rule 25, be less than 40 to every 100 adult males.

C. GRANT,
Offg. Secy. to the Govt. of India.

[Second Publication.]

NOTICE.

The 24th July 1880.—It is hereby notified, under section 8, Act V (B.C.) of 1876, that the Lieutenant-Governor intends to declare the town of Pooree, in the district of Pooree, to be a first class Municipality under the said Act, unless good reason to the contrary be shown within one month.

COLMAN MACAULAY,
Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTICE.

The 3rd August 1880.—Notice is hereby given that officers of the Public Works and Telegraph Departments, who may be desirous of sending their children to the Government Bailway School at Kurseong, can do so on the following terms:—

If their incomes amount to Rs. 150 or under

... { Rs. 15 per mensem, and Rs. 12 for a second child of the same family.

If their incomes amount to Rs. 200 or under

Rs. 18 per mensem, and Rs. 15 for a second child of the same family.

If their incomes amount to over Rs. 200

Rs. 20 per measem, and Rs. 15 for a second child of the same family.

A. MACKENZIE, Secy. to the Govt. of Bengal.

[Second Publication.]

The 3rd August 1880 —The following rules regarding the possession of licit salt in the excepted limits of Calcutta, and its transport therefrom into protected limits, are published for general information:—

(a)—Every application for a "certificate" for landing salt from shipboard, or for removing it from the bonded goldhe into the excepted limits of Calcutta, must in future be made to the Collector of Customs instead of to the Board of Revenue, and any person attempting to land salt within such limits without having taken out such certificate will be liable to the penalties provided under the Sun Customs Act VIII of 1878.

The cancels rule 36, section 2 of the Rules for the guidance of officers engaged in the administration of the Salt Department in the Lower Provinces of Bengal.

The following rules are added to Rule 30, section 2 of the same rules :-

(b)—In granting a rowanah for salt which is to be conveyed out of the excepted limits of Calcutta into protected limits, the Board will require the applicant for the rowanah to give

the full particulars of the certificate under which it was lauded in Calcutta.

(c)—If the holder of a rowanah issued by the Board of Revenue for salt to be taken from shipboard out of the excepted limits desires to land the whole or any portion of such salt within the excepted limits, he must apply for the Board's orders to cancel the original rowanah. On his application being granted, he will, on payment of the usual fees, be furnished with a letter of advice to the Collector of Customs for the issue of a "certificate" in respect of the whole or such portion of the salt as he desires to land within the excepted

limits of Calcutta; and if necessary, with an "exchange rowanah" in respect of the balance to be taken beyond the excepted limits.

(d)—The holder of a rowanah for the transport of salt from the bonded golahs, or from chinkward into the control of the calculation will be added to the control of the control of the control of the control of the calculation will be added to the control of the con shipboard into the protected limits via the Chitpore pass-station, will be at liberty to choose any of the three following routes :-

(1)—By the river Hooghly by boat.

(2)—By the Port Commissioners' tramway rid Armenian Ghat.
(3)—By the Port Commissioners' tramway rid Rathtollah Ghat.

The route chosen must be declared when the rowanah is taken out, and the customs officer on board the ship from which the salt is delivered will make out the boat-notes according to the route chosen. If the holder of the rowanah wishes to alter the route, he can do so by applying to the Board as provided in Rule 31.

A. MACKENEIR, Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION

The 23rd July 1880.—It is hereby notified, under section 19 of the Ludian Forest Act (Act VII of 1878), that the following tract of land in the Darjeeling district, comprising part of the forest which it was proposed in the notification of the 28th July 1878 to constitute a reserved forest, under the name of the "Juldoka Block," shall, from the 1st August 1880, be a "reserved forest" under the said Act :-

District.	Pergunnal or other	Name of forest,	Houndar es
Darjeeling	Dumsong sub-division.	- Northern Tondu	North—A demarcated line running east and west from the junction of the Moortee river with the Khoomanee Jhora to the Juldoka river East—The Juldoka river. Nouth—The Julpigoree district boun- dary. West—The Moortee river.

A. MACKENEIL, Secy, to the Govt. of Bengal.

NOTIFICATION

The 4th February 1880.—The Lieutenaut-Governor is pleased to publish for general information the following Order in Council, and the Regulations appended thereto, for preventing collisions at sea, which will come into force on the 1st September 1880.

H. J. REYNOLDS, Secy. to the Goot. of Bengal

At the Court at Osborne House, Isle of Wight, the 14th day of August 1879.

PRESENT:

THE QUEEN'S MOST EXCELLENT MAJESTY IN COUNCIL.

WHEREAS by "The Merchant Shipping Act Amendment Act, 1862," it was enacted that on and after the first day of June one thousand eight hundred and sixty-three, or such later day as might be fixed for the purpose by Order in Council, the Regulations contained in the table marked C in the schedule to the said Act should come into operation and be of the same force as if they were enacted in the body of the said Act; but that Her Majesty might from time to time, on the joint recommendation of the Admiralty and the Board of Trade, by Order in Council, annul or modify any of the said Regulations, or make new Regulations in addition there'o or in substitution therefor; and that any alterations in, or additions to, such Regulations made in manner aforesaid should be of the same force as the Regulations in the said schedule :

And whereas by the same Act it was further provided that whenever it should be made to appear to Her Mujesty that the Government of any foreign country was willing that the Regulations for preventing collisions contained in Table C in the senedule to the said Act, or such other Regulations for preventing collisions as are for the time being in force under the said Act, should apply to the ships of such country when beyond the limits of British jurisdiction, Her Majesty might, by Order in Council, direct tout such Regulations acould apply to the ships of the said foreign country, whether within British jurisdiction or not; and it was further provided by the said Act that whenever an Order in Council had been issued applying any Regulation made by, or in pursuance of, the said Act to the ships of any foreign country, such ships should in all cases arising in any British court, be deemed to be subject to such Regulation, and should, for the purpose of such Regulation, be treated as if they were British ships :

And whereas by an Order in Council made in pursuance of the said secited Act, and dated the ninth day of January one thousand eight hundred and many-tures, ther Majorty

was pleased to direct: First, that the Regulations contained in the schedule to the said Act should be modified by the substitution for such Regulations of certain Regulations appended to the said Order;

Secondly, that the said Regulations appended to the said Order should, on and after the first day of June one thousand eight hundred and sixty-three, apply to French ships, whether

within British jurisdiction or not

And whereas by several Orders in Council subsequently made, Her Majesty was pleased to direct that the Regulations appended to the said Order of the ninth of January one thousand eight hundred and sixty-three, should apply to ships of the countries specified in

the said Orders, whether within British jurisdiction or not:

And whereas by Order in Council, dated the thirtieth day of July one thousand eight hundred and sixty-eight, Her Majesty, on the joint recommendation of the Admiralty and the Board of Trade, was pleased to make certain additions to the Regulations appended to the said first-recited Order in Council, for the purpose of explaining Articles 11 and 13 of the said Regulations, and of removing doubt and misapprehension concerning the effect of the said two Articles:

And whereas the Admiralty and the Board of Trade have jointly recommended to Her Majesty that the Regulations contained in the Order in Council dated the ninth day of January one thousand eight hundred and sixty-three, and the additions to the said Regulations contained in the said Order in Council of the thirtieth day of July one thousand eight hundred and sixty-eight, shall be annulled from the first day of September one thousand eight hundred and eighty, and that there shall be substituted for the said Regulations and additions respectively the new Regulations hereinafter set forth:

And whereas it has been made to appear to Her Majesty that the Governments of the several foreign countries mentioned in the second schedule hereto are respectively willing that the Regulations contained in the first schedule bereto shall apply to ships of the said

countries respectively, whether within British jurisdiction or not:

Now therefore Her Majesty, by virtue of the powers vested in Her by the said recited Act, and by and with the advice of Her Privy Council, is pleased to direct—

First, that on and after the first day of September one thousand eight hundred and eighty, the Regulations appended to the said Order in Council of the ninth day of January one thousand eight hundred and sixty-three, and the additions to the said Regulations contained in the said Order in Council of the thirtieth day of July one thousand eight hundred and sixty-eight, shall be annulled, and that there shall be substituted for the said Regulations

and additions respectively the new Regulations contained in the first schedule hereto.

Second, that the said Regulations contained in the said first schedule hereto shall, from and after the first day of September one thousand eight hundred and eighty, apply to ships of the countries mentioned in the said second schedule hereto, whether within British jurisdiction or not. C. L. PEEL.

FIRST SCHEDULE.

REGULATIONS FOR PREVENTING COLLISIONS AT SEA.

Preliminary.

Ant. 1. In the following rules every steam-ship which is under sail and not under steam is to be considered a sailing ship; and every steam-ship which is under steam, waether under sail or not, is to be considered a ship under steam.

Rules Concerning Lights.

ART. 2: The lights mentioned in the following Articles, numbered S, 4, 5, 6, 7, 8, 9, 10 and 11, and no others, shall be carried in all weathers, from subset to subrise.

ART. 3. A sea-going steam-ship whou under way shall carry

- On or in front of the foremast, at a height above the hull of not less than 20 feet, (a.) and if the breadth of the ship exceeds 20 feet, then at a height above the hull not less than such breadth, a bright white light, so constructed as to snow an uniform and unbroken light over an arc of the horizon of 20 points of the compass; so fixed as to throw the light 10 points on each side of the ship, viz. from right ahead to 2 points abaft the beam on either side; and of such a character as to be visible on a dark night, with a clear atmosphere, at a distance of at least five miles.
- (6.) On the starboard side, a green light so constructed as to show an uniform and unbroken light over an arc of the horizon of 10 points of the compass; so fixed as to throw the light from right ahead to 2 points abaft the beam on the starboard side; and of such a character as to be visible on a dark night, with a clear atmosphere, at a distance of at least two miles.
- Ou the port side, a red light, so constructed as to show an uniform and unbroken (0.) light over an are of the horizon of 10 points of the compass; so fixed as to throw the light from right shead to 2 points abaft the beam on the port side; and of such a character as to be visible on a dark night, with a clear atmosphore, at a distance of at least two miles.

The said green and red side lights shall be fitted with inboard screens projecting at least three feet forward from the light, so as to prevent these lights from

being seen across the bow.

ART. 4. A steam-ship, when towing another ship, shall, in addition to her side lights, carry two bright white lights in a vertical line one over the other, not less than three feet apart, so as to distinguish her from other steam-ships. Each of these lights shall be of the same construction and character, and shall be carried in the same position, as the white light

which other steam-ships are required to carry.

ART. 5. A ship, whether a steam-ship or a sailing ship, when employed either in laying or in picking up a telegraph cable, or which from any accident is not under command, shall at night varry in the same position as the white light which steam-ships are required to carry, and, if a steam-ship, in place of that light, three red lights in globular lanterns, each not less than 10 inches in diameter, in a vertical line one over the other, not less than three feet apart : and shall by day carry in a vertical line one over the other, not less than three feet apart, in front of, but not lower than, her foremast head, three black balls or shapes, each two feet in diameter.

These shapes and lights are to be taken by approaching ships as signals that the ship

using them is not under command, and cannot therefore get out of the way.

The above ships when not making any way through the water, shall not carry the side

lights, but when making way shall carry them.

ART. 6. A sailing ship under way, or being towed, shall carry the same lights as are provided by Article 3 for a steam-ship under way, with the exception of the white light, which

she shall never carry.

ART. 7. Whenever, as in the case of small vessels during bad weather, the green and red side lights cannot be fixed, these lights shall be kept on deck, on their respective sides of the vessel, ready for use: and shall, on the approach of or to other vessels, be exhibited on their respective sides in sufficient time to prevent collision, in such manner as to make them most visible, and so that the green light shall not be seen on the port side, nor the red light on the starboard side.

To make the use of these portable lights more certain and easy, the lanterns containing them shall each be painted outside with the colour of the light they respectively contain,

and shall be provided with proper screens.

- ART. S. A ship, whether a steam-ship or a sailing ship, when at anchor, shall carry, where it can best be seen, but at a height not exceeding 20 feet above the hull, a white light, in a globular lautern of not less than eight inches in diameter, and so constructed as to show n clear uniform and unbroken light visible all round the horizon, at a distance of at least one mile.
- ART. 9. A pilot vessel, when engaged on her station on pilotage duty, shull not carry the lights required for other vessels, but shall carry a white light at the mast-head visible all round the horizon, and shall also exhibit a flare-up light or flare-up lights at short intervals which shall never exceed fifteen minutes.

A pilot vessel, when not engaged on her station on pilotage duty, shall carry lights simi-

lar to those of other ships.

- Asr. 10. (a) -Open fishing boats and other open boats when under way shall not be obliged to carry the side lights required for other vessels; but every such boat shall in lieu thereof have ready at hand a lanters with a green glass on the one side and a red glass on the other side; and on the approach of or to other vessels such lantern shall be exhibited in sufficient time to prevent collision, so that the green light shall not be seen on the port side, nor the red light on the starboard side.
 - (b, -A fishing vessel and an open boat when at anchor shall exhibit a bright white light.
 - ()-A fishing vessel when employed in drift net fishing, shall carry on one of her masts two red lights in a vertical line one over the other, not less than three
 - (d)-A crawler at work shall carry on one of her masts two lights in a vertical line one over the other, not less than three feet apart, the upper light red and the lower green, and shall also either carry the side lights required for other vessels, or it the side lights cannot be carried, have ready at hand the coloured lights as provided in Article 7, or a lantern with a red and a green glass as de-cribed in paragraph (a) of this Article.

(e)-Fishing vessels and open boats shall not be prevented from using a flare-up in addition if they desire to do so.

(/)-The lights mentioned in this Article are substituted for those mentioned in the 12th, 13th, and 14th Articles of the Convention between France and England scheduled to the British-Sea Pisheries Act, 1868.

(g)-All lights required by this Article, except side lights, shall be in globular lanterns so constructed as to show all round the borison.

Agr. 11. A ship which is being overtaken by another shall show from her stern to such last-mentioned ship a white light or a flare-up light.

Sound Signals for Fog, &a.

Agr. 12. A steam-ship shall be provided with a steam whistle, or other efficient steam sound signal, so placed that the sound may not be intercepted by any obstructions, and with an efficient fog-horn to be sounded by bellows or other mechanical means, and also with an efficient bell. A sailing ship shall be provided with a similar log-hora and bell.

In fog, mist, or falling enow, whether by day or night, the signals described in this Article shall be used as follows, that is to say —

(a) - A steam-ship under way shall make with her steam whistle, or other steam sound eignal, at intervals of not more than two minutes, a prolonged blast.

(b) -A sailing ship under way shall make with her fog-horn, at intervals of not more than two minutes, when on the starboard tack one blast, when on the port tack two blasts in succession, and when with the wind abaft the beam three blasts in succession.

(c)—A steam-ship and a sailing ship when not under way shall, at intervals of not more than two minutes, ring the bell.

Speed of Ships to be moderate in Fog, &c.

ART. 13. Every ship, whether a sailing ship or steam-ship, shall in a fog, mist, or falling snow, go at a moderate speed.

Steering and Sailing Rules.

- ART. 14. When two sailing ships are approaching one another, so as to involve risk of collision, one of them shall keep out of the way of the other as follows, viz :-
 - (a)-A ship which is running free shall keep out of the way of a ship which is close. hauled.
 - -A ship which is close-hauled on the port tack shall keep out of the way of a ship which is close-hauled on the starboard tack.
 - -When both are running free with the wind on different sides, the ship which has the wind on the port side shall keep out of the way of the other.
 - -When both are running free with the wind on the same side, the ship which is to windward shall keep out of the way of the ship which is to leeward.
 - (e)-A ship which has the wind aft shall keep out of the way of the other ship.
- ART. 15. If two ships under steam are meeting end on, or nearly end on, so as to involve risk of collision, each shall alter her course to starboard, so that each may pass on the port side of the other.
 - This Article only applies to cases where ships are meeting end on, or nearly end on, in such a manner as to involve risk of collision, and does not apply to two ships which must, if both keep on their respective courses, pass clear of each other.
 - The only cases to which it does apply are, when each of the two ships is end on, or nearly end on to the other, in other words, to cases in which by day each ship sees the mast of the other in a line, or nearly in a line, with her own and by night, to cases in which each ship is in such a position as to see both the side lights of the other.
 - . It does not apply by day to cases in which a ship sees another ahead crossing her own course; or by night, to cases where the red light of one ship is opposed to the red light of the other, or where the green light of one ship is opposed to the green light of the other, or where a red light without a green light, or a green light without a red light is seen ahead, or where both green and red lights are seen anywhere but ahead.

16. If two ships under steam are crossing so as to involve risk of collision, the

ship which has the other on her own starboard side shall keep out of the way of the other.

ART. 17. If two ships, one of which is a sailing ship and the other a steam-ship, are proceeding in such directions as to involve risk of collision, the steam-ship shall keep out of the way of the sailing ship.

18. Every steam-ship when approaching another ship, so as to involve risk of

collision, shall slacken her speed, or stop and reverse if necessary.

ART. 19. In taking any course authorized or required by these Regulations a steamship under way may indicate that course to any other ship which she has in sight by the following signals on her steam whistle, viz :-

One short blast to mean-" I am directing my course to starboard." Two short blasts to mean—"I am directing my course to port."
Three short blasts to mean—"I am going full speed astern."

The use of these signais is optional; but if they are used, the course of the ship must be in accordance with the signal made.

ART. 20. Notwithstanding anything contained in any preceding Article every ship, whether a sailing ship or steam-ship, overtaking any other, shall keep out of the way of the

Agr. 21. In parrow channels every steam-ship shall, when it is safe and practicable,

keep to that side of the fair way or midchannel which lies on the starboard side of such ship.

Aur. 22. Where by the above rules one of two ships is to keep out of the way the other shall keep her course.

Aur. 23. In obeying and construing these rules due regard shall be had to all dangers of navigation, and to any special circumstances which may render a departure from the above rules necessary in order to avoid immediate danger.

No Ship under any circumstances to neglect proper precantions.

ART. 24. Nothing in these rules shall exonerate any ship, or the owner, or master, or crew thereof, from the consequences of any neglect to carry lights or signals, or of any neglect to keep a proper look-out, or of the neglect of any precaution which may be required by the ordinary practice of seamen, or by the special circumstances of the case.

Reservation of Rules for Harbours and Inland Navigation.

ART. 25. Nothing in these rules shall interfere with the operation of a special rule duly made by local authority relative to the navigation of any harbour, river, or inland navigation.

Special Lights for Squadrons and Convoys.

ART. 26. Nothing in these rules shall interfere with the operation of any special rules made by the Government of any nation with respect to additional station and eignal lights for two or more ships of war, or for ships sailing under convoy.

SECOND SCHEDULE.

Austria-Hungary. Italy.

Belgium. Netherlands.

Chili. Norway.

Portuga
France.
Russia.
Germany.
Spain.

Grent Britain. Sweden.

Greece. United States.

JUDICIAL DEPARTMENT.

No. 3687A.

The 29th July 1880.—Baboo Indra Narain Missra, Jotedar, Baboo Seeb Chunder Roy, Tehsildar, and Moulvi Tazimoodeen, Rural Sub-Registrar, are appointed to be Honorary Magistrates for the Chundunbaree Beach of Magistrates in the district of Julpigoree, and are vested with the powers of a Magistrate of the Third Class.

The 30th July 1880.—Buboo Bepin Behary Roy and Baboo Dakhineshur Malia, Zemindar of Searsole, are appointed to be Honorary Magistrates for the Raueegunge Bench of Magistrates in the district of Burdwan, and are vested with the powers of a Magistrate of the third class.

The 2nd August 1880 — Baboo Amirto Lal Pal, Munnif of Burdwan, is appointed to act as First Subordinate Judge of Tirhoot during the absence, on leave, of Baboo Mohendro Nath Bose, or until further orders.

The 5th August 1880.—Syud Wajid Hossein, temporary Suh-Deputy Collector, Seetamachee, Mozufferpore, is vested with the powers of a Magistrate of the Third Class.

Syeud Kutubocddeen, temporary Sub-Deputy Collector. Hajeepore, Mozufferpore, is vested with the powers of a Magistrate of the Third Class.

Husmut Hossein, temporary Sub-Deputy Collector, Sarun, is vested with the powers of a Magistrate of the Third Class.

Moonshee Anwar Ahmed, temporary Sub-Deputy Collector, Tajpore, Durbhunga, is vested with the powers of a Magistrate of the Third Class.

Moonshee Waris Ali, temporary Sub-Deputy Collector, Gya, is vested with the powers of a Magistrate of the Third Class.

Mr. T. F. Carter, temporary Sub-Deputy Collector, Sasseram, Shahabad, is vested with the powers of a Magistrate of the Third Class.

The 6th August 1880.—Baboo Kedar Nath Chatterjee, Munaif of Midnapore, is vested under section 29 of the Bengal Civil Courts Act, VI of 1871, with the powers of a Small Cause Court Judge for the trial of suits to the value of Rs. 50 cognizable by such a court.

HORACE A. COCRERRIA.
Secy. to the Govt. of Bengul.

(First Publication.) NOTIFICATION.

The 6th August 1880.—It is hereby notified that the "Nicklee" moonsifee, in the district of Mymensingh, shall hereafter be designated the "Hateinpur" moonsifee.

Honson A. Cockuntal, Secy. to the Gurt. of Benyal.

[First Publication.]

NOTIFICATION.

The 6th August 1880.—Under Section 8, Act I (B.C.) of 1876 (ap Act to provide for the voluntary registration of Mahomedan marriages and divorces), the Lieutenant-Governor has granted a license to Moonshi Abdur Rahman authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar within the police-stations of Chintaman, Nawabganj, Raniganj, and Habra, in the district of Dinagepore.

HOBACE A. COCKERELL. Secy. to the Govt. of Bengal.

[First Publication.]

-NOTIFICATION.

The 10th August 1880.—In continuation of the Government notification of the 80th July 1879, it is hereby notified, under the provisions of section 15 of Act V of 1861, that in consequence of ill-feeling still existing between the adherents of Sreenarain Ghose and Rohimuddi Meah, son-in-law of Gogun Meah, at Singkhali and Aturkhali, in the Perozepore sub-division, in the district of Backergunge, and it being probable that if the police were withdrawn a breach of the peace would take place, the Lieutenant-Governor sanctions the retention, for a further period of one year from the 31st July 1880, of the special police force of one head-constable and four constables quartered at Singkhali, in the Perozepore sub-division, in the district of Backergunge.

2. The cost of the force noted below will, as before, be assessed and levied from the inhabitants of the village in proportion to their respective means :-

		Rs	Α.	Р.
1 head-constable, 3rd grade, at Rs. 15		15	0	0
2 constables, 2nd ,, ,, 8 each		16	0	()
2 ditto, 3rd ,, ,, 7 ,,		14	()	()
Pensionary charges at 2 annas per rupee		5	10	0
Contingent charges at 10 per cent		4	8	0
Head-constable's dingee hire at Rs. 8 per month		8	0	0
1 dâk boat		25	()	()
	٠	88	2 ×	()
•				_
Total		1,057	8	()
Clothing allowance of five men at Rs. 4 each		20	8	0
Repairs of barracks	0 0	20	0	0
Annual Total		1,097	8	0

HORACE A. COCKERELL. Secy, to the Govt, of Bengal.

[Second Publication.]

NOTIFICATION.

The 2nd August 1880.—In supersession of all previous orders appointing Honorary Magistrates for the Bench at Soorce, in the district of Beerbhoom, the following gentlemen are appointed by the Lieutenant-Governor to be members of the Bench, and are vested each with the powers of a Magistrate of the Third Class :-

Baboo Dukhina Ronjon Mookerjee, Zemindar of Sooree.

Nimyo Chandra Shaha, Shop-keoper, Sooree.

Tin Couri Roy, Zemindar of Soopoor.

Meah Abdoo Sobhan, Zemindar of Sekeddah.

Babes Ram Narain Singh, Shop-keeper and Landholder, Scoree.

Kirti Chandra Mookerjee, Landholder, Scoree.

Protap Chandra Singh, Zemindar of Batikar. Moonshoe Ahsan Hossein, Landholder of Rajuogore.

> HORACE A. COCKERELL, Secy, to the Govt, of Bengal,

[Second Publication.]

NOTIFICATION.

The 27th July 1880:—Under the provisions of section 5 of the Indian Registration Act (III of 1877), the Lieutenant-Governor sanctions the transfer of than Ranisankail, at present included in the registration sub-district of Dinagepore, to the sub-district of Birgunge, in the district of Dinagepore. This notification will take effect from the 1st August 1880.

HORACE A. COCKERELL, Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 24th July 1880.—In continuation of the notification dated the 24th March 1879, published in the Calcutta Gazette of the 26th idem, Part I, pages 267-69, the Lieutenant-Governor directs the addition of the following words, after the words "once a quarter," in Rule 2 of the Supplementary Rules and instructions issued by the Lieutenant-Governor under the Indian Arms Act (XI of 1878)—

"or once a year in the case of shops in which only country gunpowder is manufactured and sold."

HORACE A. COCKERELL, Secy. to the Govt. of Bengal.

PUBLIC WORKS DEPARTMENT,-BENGAL.

ESTABLISHMENT.

The 9th August 1880.

No. 186.—Promotions.—The Lieutenant-Governor is pleased to make the following temporary promotions to the rank of Executive Engineer, Fourth Grade:—

With effect from 27th March 1880.

Mr. J. A. Campbell, Assistant Engineer, First Grade, Darjeeling Division.

With effect from 22nd June 1880.

Mr. G. J. R. Leeson, Assistant Engineer, First Grade, Northern Drainage and Embank ment Division.

No. 187.—Notification.—With reference to the notification of this department noted in the margin, Mr. F. Sills, Executive Engineer, Third Grade, reported his return from leave on the 30th July 1880.

No. 138.—Transfers.—Baboo Aughore Nath Mookerjee, Assistant Engineer. First Grade, is transferred, in the interests of the public service, from the Julpiguri to the Chittagong Division, and Baboo Kally Sunker Chatterjee, Assistant Engineer, Second Grade, from the Chittagong to the Julpiguri Division, which he joined on the forenoon of the 2nd August 1880.

(Civil Buildings.)

No. 139.—Declaration under Section 6 of Act X of 1870 of the Government of India.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for constructing police lines and a police barrack and hospital, &c. &c., in the village of "Footanigunge" in the town of Dinagepore, pergunnah Bijanagar, zillah Dinagepore, it is hereby declared that, for the above purpose, a piece of land, measuring aix beeghas of standard measurement, bounded on the north by the old gymnastic school building, on the south by the Rajah's waste land and by the bed of the Ghorah river, on the west by the public road and by the Government offices, and on the east by the bed of the Ghograh river, is required within the aforesaid town of Dinagepore.

This declaration is made, under the provisions of section 6 of Act X of 1870, to all whom it concerns.

T. H. WICKES,

Avol. Secy. to the Govt. of Bengal,

P. W. Dept.

IRRIGATION.

Dated the 3rd August 1880.

No. 108.—Notification.—It is hereby notified for general information, under section 6 of the Canals Act of 1864, that the following revised schedules of rates for tolls in the canals of the Orissa Circle will come into effect from and after the 1st August 1880, in supersession of the rates revised and introduced from October 1878, under notification published at page 1062, Part I of the Calcula Gazette of 25th September 1878:—

REVISED SCHEDULE OF CANAL TOLLS.

KENDRAPARA CANAL.

	7.		Es	TÜ	rije () PH	IOM !	211.00	WE	ST.					E	ryn il	130	123	IOM :	TH I	1 28.4	ARY.		
DESCRIPTION OF CHARGES.		Juggetpore bead			K endupatna.			Posepore.		No.	lock.			Jumpu commit		3	lock.			Rosepore.			Kendapatas.	
	Re	. A.	P.	Ha	. A.	z.	Re	. A.	p.	Rs.	Α.	2.	Ro.	Α,	P.	Rs.	Δ.	P,	124.	A.	P.	Ru	. A.	P.
Londed boats per 100 manuals during the months of July, August, September, and October Londed boats per 100 manuals during the other months	0	Ħ	ŋ	0	8	0	0	8	0	0	8	o !	0	8	0	0	8	0	0	el	0	0	8	U
of the year Empty boats during the months of July, August,	1	0	0	1	0	0	1	0	0	1	0	0	1	0	0	1	0	0	1	0	0	1	Ð	0
September, and October. Per 100 maunds	0	4	0	0	-6	0	6	4	0	0	4	0	0	4	0	0	4	0	0	4	0	0	á	ô
year. Bomboos in rafts. Per 100 manual Per 100 bamboos Gyles or poles less than six inches in diameter at the	0	8	6	0	0	6	0	8	6	0	0	6	0	8	6	0	8	0	0	8	6	0	8	0
thickest part, whether in rafts or slung from boats. Each brushettee or logs from 15 to 18 feet in length and from a under to one foot in diameter at the	0	0	1	0	0	1	0	0	1	0	0	1	0	0	1	0	0	1	0	0	£	0	0	1
thickest part, whether in rafts or along from boats. Each boats. Moundage or logs from 9 to 10 feet in length and	0	0	9	0	0	9	0	0	9	0	0	9	0	0	9	0	0	9	0	0	9	0	0	g.
from one fact and upwards in dismeter, whether in rafts or slang from boats. Each bases or logs over 20 feet in laugh and one foot in diameter, whether in rafts or slung from	n	2	0	U	2	0	0	. 9	0	0	2	Ü	0	2	0	0	3	0	0	2	0	0	2	0
busts. Beopers to rufts or slung from boats.	0	10	0	0	10	0	0	10	0	0	10	0	0	10 I	0	0	10	0	0	to 1	0	0	10	0

Bosto carrying tember on their decks will be charged according to the measurement of the boat as to other cargo, Hosts carrying timber slowy from their sides will be charged according to the measurement of the boat as for other cargo, and in addition will be charged for each timber so carried.

· GOBRI CANAL.

		N. pr	PRO C	FO FR	1076	THE	k Ws	IT.	1		Est	TREE	NG P	2010	T101	I BAS	ß.	
DESCRIPTION OF CRARGES.	Januarpore head	beck.		4	A coddpains.			Chakra.		Gendankia onto	fall took.			Chaltra.			Kendupatna.	-
•	Ro.	A.	P.	Ra.	Α.	20.	Be	LA	В.	Ro	. A.	p.	He	li A.	. 20	Re	. A	. 1
August, September, and therefore the mouths of July, August, September, and therefore	6	=	0		8	0	0	18	0	0	1)	0	0	10	0	0	a	. (
the year	1	0	0	1		0	. 3	46	0	1	0	0	1	4	0	ł	4.	(
min Getriber. Per 100 minute Months of the year. Per 100	0	6	0	0	-6	0.	0	4,	0	0	4	0	0	8	0	0	å	1
MINE PROPERTY AND ADDRESS OF THE PROPERTY ADDRESS OF THE PROPERTY AND ADDRESS OF THE PROPERTY	()	15	n	th.	8	0	0	10	0	0	R	0	0	10	0.1	0	67	-4
For Line in rights. Per Line than six inches in diameter at the thickest.	U	0	6	0	U	6	0	0	8	0	v	6	0	10	6	0	9	-
Each breakers or high or ching from boots. Such breakers or high from 10 to 10 few; in longth and from 0 thollass to one fool in diameter at the thickest part,	0	63	3	0	0	01		0	3	0	0	À	0	0	1	0	ü	1
which is rafts or clung from boats. We are from one from one foot and upwards in diameter, wiether in rafts or clung.	0	()	8	0	0	-	0	0	9	0	0	P	0	n	2	0	0	6
from boats leads over 20 feet in langth and one foot in diameter,	0	Z	0	0	2	0	0	3	4	0	3	0	0	2	0	0	2	(
whether is rafts or slung from bonts. Fach	0	10	0	0	10	01	0	10	0	- 0	10	0	0	10	0	0	117	0
Response in Calin	10	3	0	0	1	01	0	10	63	0	1	0	0	10	0	(3	1	-

Beats correspond timber on their deads will be charged according to the measurement of the beat as for other cargo, and in addition will be charged according to the measurement of the beat as for other cargo, and in addition will be charged the measurement of the beat as for other cargo, and in

HIGH BEVEL CANAL, 1st RANGE.

	3	ins.	TRE	NO TH	036	THE	HOR	rit.		1	lor 1	nuts	o ync	DM	THE	SOUTH	E.	
DESCRIPTION OF CHARGES.	Janapur outfall	Luck.			Nealpore.			Byree.		Chowdwar head	lock.			Byree.			Neelpone.	
	Ra.	Α.	P.	H	i. d	A. Br.	B	in.	A. P.	Ra.	A.	P.	Ra	A -	э.	lta	. 4	P.
Zouded boats per 100 magnets during the months of July, August, September, and October	0	d	()	0	-	0) 8	0	0	6	0	n	8	0	0	0	n
Londed boats per 100 manuals during the other months of the	()	Я	0	à	()		1	0	0	9	0	0	1	0	0	1	0	0
year Rupty boats during the months of July, August, September, and October. Per 100 maunds	0	5	0	0	-6	6	-	6	0	9	3	0	0	-6	0	0	-6	0
Empty hoats during the other months of the year. Per 100 mauntle Bamboos in rafts.	0	40	0	() ()	0	(1 (5) A	0	0	0	6	0	6	0	0	8	0
Gyles or poles less than six inches in diameter at the thickest nart, whother in rafts or slung from boats.		0		0	()	1 ,	(0	1	0	0	1	0	0	1	0	0	1
Bernhatties or logs from 16 to 18 feet in length and from six inches to one foot in dismeter at the thickest part, whicher in rafts or slung from heats.	0	Ş)	9	0.	()	0	(0	p	0	0	9	0	0	0	0	0	9
Monday or logs from s to 10 feet in length and from one foot and upwards in diameter, whether in rafts or slung from boats.	0	2	0	()	2	0	-	3	0	0	2	0	0	2	0	0	3	0
Souless or logs over 20 feet in length and one foot in diameter, whether in rafts or slung from boats. Each Each	0		(1	43		() U	0	10	0	0	10	0	0	10 1	0	0	10	0

Boats carrying timber on their deaks will be charged according to the measurement of the boat as for other cargo.

Boats carrying timber slaw; from their sides will be charged according to the measurement of the boat as for other cargo, and in addition will be charged for each timber so carried.

HIGH LEVEL CANAL, 2ND AND 3RD RANGES.

		21	n I	LANGE.			and R	AWG	PM.
DESCRIPTION OF CHARGES.	Pro		ŧ.	Prontla	ntm - tire	at.	Pro vouth-		et.
	Rorya o		nii	Jok bond			Tool houd		
Loaded boats per 100 manuals, during the months of July, August, September, and Octuber Loaded boats per 100 manuals during the other months of the year	Rs. 6	10		Ra. 8	A. 10		Rø. 0 1	A. 10	P. 0
Empty boats during the months of July, August, September, and October. Per 100 maunds Empty boats during the other months of the year. Per 100 maunda Partico maunda Per 100 maunda Per 1			0	000		0 0	0	5 10 0	0 0
or slung from beats. Barehattise or loss from 15 to 18 feet in learth and from a inches to one tool in diameter at the thickest part, whether in rafts or slung from boats. Each	0	0	1 9		0	1 9		0	I D
Moondess or loss from S to 10 feet in tength, and from one foot and upwards in diameter, whether in rafts or slung from bests. Kach losses or loss over 20 feet in length and one foot in diameter, whether in our losses in the losses of the	0	2	0	0	2	0	0	2	0
alung from boats. Sleeper in rafts or slung from boats. Bach	0 6	10	0	0	10	0	0	10	6 0

Boots carrying timber on their decks will be charged according to the measurement of the boat as for other cargo.

Heats carrying timber stang from their sides will be charged according to the measurement of the boat as for other cargo, and in addition will be charged for each timber so carried.

TALDANDAH OANAL.

	En	TE	WE	PROM TH	l M	
The part of manuals throughout the year whether passing through the canal or simply locking a throughout the year. Per 100 manuals Per 100 ma	Joh brad			Booral	bat	184.
	Ra.	Α.	2	Ra.	A.	P
Loaded leafs per 100 meaneds throughout the year whether passing through the canal or simply locking	0	li li				
	0	4		0	8	0
Buncason in rafts. Per till hamilione at the thickest part, whether in rafts or along from	0	0	0	. 0	0	0 6
Barahattics or logs from 16 to 18 feet in length and from 6 inches to one foot in diameter at the	0	0	1	0	0	1
Moundage or logs from 8 to 10 feet in longth and from one foot and upwards in diameter, whether in	0	0	9	40	0	1
butens or lags over 20 feet in lougth and one feet in diameter, whether in rafts or slung from bears.	0	2	0	0	2	0
Reper in rafts or slung from bosts. East;	0	10	0	0	10	6

Boats carrying timber on their decks will be charged according to the measurement of the heat as for other cargo.

Boats carrying tember slong from their sides will be charged according to the measurement of the heat as for other cargo, and in addition will be charged for each timber so carried.

Passenger boats.—A charge of one anna per head per mile will be levied on lat class passengers in steamers and boats, and { (quarter) pie per head per mile on all other passengers over and above the toll due on the measurement of the boats or steamers. This charge will be levied on the owners of boats or steamers, and not on the passengers, except in cases in which a Government boat or steamer is hired by any person for his exclusive use. The hire in such case charged by Government is for the use of the boat,

and the tollage of boat, plus mileage charge at one anna per head, will be levied on the

Exemption: - Exemption from payment of canal dues at the above rates for goods or passengers will not be allowed to any department or departments. The canal officers, i.e., those directly in charge of irrigation works, and whose duty will necessitate travelling through the canal for inspection thereof, and the Deputy Revenue Superintendent, will be allowed to pass free of tollage. All other Government officers, whether travelling on duty

or otherwise, will pay the ordinary tollage for themselves and their baggage boats.

Demurrage.—The number of days which a boat with a through ticket may remain in the canal without additional payment will be calculated at the rate of one day for every eight miles or portion of eight miles to be traversed. Boats remaining in the canal for a longer period will pay a demurrage of eight annas per 100 maunds per diem for each

day or part of a day that they may remain in excess of the time allowed.

Notification.—Establishment.

Dated the 9th August 1880.

No. 109 .- Corrigendum .- In notification No. 106 of the 30th ultimo, for "21st idem" read " 22nd idem."

IRRIGATION.

No. 110.—Notification.—It is hereby notified, in accordance with the provisions of section 6, Part II of Act III (B.C.) of 1876, that the water in the river channels and their appendant tributaries known as the Daha, the Dhanai, the Gunducki, and the Gungree, in the Sarun district, shall, three months after the date of this notification, be used and applied by Government for the purpose of the Sarun canal irrigation scheme.

H. C. LEVINGE, Joint-Secy. to the Gort. of Bengal, P. W. D., Irrigation Branch.

[Fourth Publication,]

IRRIGATION.

DRAFT RULES PROPOSED FOR THE SONE CANALS UNDER ACT III (B.C.) OF 1876. Dated the 20th July 1880.

No. 102.—Notification.—In exercise of the powers conferred on him by section 99 of Act III (B.C.) of 1876, the Hon'ble the Lieutenant-Governor is pleased to direct the publication of the following rules for the Sone Canals which it is proposed to substitute for the rules passed and published at pages 761 to 767, Part I of the Calcutta Gazette of the 23rd July 1879.

C. TAYLOR, Offg. Asst. Secy., for Joint.-Secy. to the Govt. of Bengal, P. W. Dept., Irrigation Branch.

RULES UNDER ACT III (B.C.) 1876.

1. The Collector, before awarding compensation under section 16, or for making a reference under section 17 of the Act, shall obtain the written opinion of the Superintending Canal Officer, which shall form part of the record of the proceedings.

2. Persons desirous of acquiring land for the construction of a village channel, or for having a village channel constructed by Canal Agency, shall prefer a written application to the Divisional Canal Officer, or to any other officer duly authorized by him to receive such application.

3. Ordinarily, no village channel shall exceed two miles in length from its head to the point of contact with the village boundary.

4. It shall be the duty of the Canal Officer to register all village channels after due notice has been given to the owner of his intention to do so; if the latterobjects, no water will be given.

5. No alteration among the shareholders will be recognized, unless the sanction of the

Canal Officer has been first obtained.

6. Persons desirous of taking water from a registered village channel shall, previous to doing so, prefer a written application (Appendix A) to the Divisional Canal Officer, Sub-Divisional Canal Officer, or any subordinate duly authorized by the Divisional Canal Officer to receive such application; and no water shall be taken until after the receipt of a permit (Appendix B) from competent authority.

Water shall not be granted where, in the opinion of the Canal Officer, waste is

likely to occur.

8. An application under Rule 6 shall, if granted, and unless otherwise specially agreed upon, be subject to the following conditions :

(a) - That the water supplied shall not be used for other purposes than irrigation without the written consent of the Divisional or Sub-Divisional Canal Officer.

(b)-That the Sub-Divisional Canal Officer shall, in epusultation with the applicants, appoint a headman (to be called a Lambardar), known, or ascertained to be, a achstantial person possessed of property, to attend to their interests, to receive and carry out the orders of the Canal Officers, and to distribute the water among

the shareholders in the village channel according to their shares.
(c)—That in any case where the Sub-Divisional Canal Officer cannot agree with the applicants in the appointment of a Lambarder, the Sub-Divisional Canal Officer shall make the appointment himself, subject to the approval of the Divisional

Canal Officer.

The Divisional Canal Officer is empowered to pay to the Lambardar appointed under Rule 81, the fees detailed in the rule next following, subject to the condition of satisfactory

performance of duty.

10. The allowance to the Lambardar for duties connected with the village channel such as arranging that it shall be kept in proper repair, reporting unauthorized irrigation, distributing the water to the shareholders, seeing that the outlet is closed according to the orders of the Sub-Divisional Canal Officer, and generally assisting the officers of the Irrigation Department, shall be half anna in the rupee on the amount of canal water-rates assessed on the lands irrigated from the village channel under his charge. The Divisional Canal Officer may retrench the whole or any part of the fees under this rule in the event of non-compliance with these conditions.

11. The Sub-Divisional Canal Officer may, by written order under section 76 (a), stop the supply to any village channel when he is satisfied, after inspection by himself or by one of his subordinates, that it is not maintained in proper repair; such order shall be recorded in

the Sub-Divisional Office.

12. The Divisional Canal Officer may close the outlets in rotation as he may consider necessary. Such closures shall not extend beyond ten consecutive days, and shall be notified to the Lambardars of village channels. For longer closures the authority of the Superintending Canal Officer is required.

13. Nothing in the above rules shall be taken to affect the power of the Superintending Divisional Canal Officer to stop the supply of water in case of pressing emergency.

14. The water-gauges on distributaries or other channels shall be held to give authoritative data for all calculations of discharge required to verify claims for remission of water-rate

on account of loss of water.

- 15. Claims to remission of water-rates under section 76(b) shall only be admitted on proof of actual loss caused by the stoppage of supply. On proof of such loss, the Divisional Canal Officer may remit the whole or any portion of the rates. All applications for remission of water-rates shall be made in writing by the parties concerned, either in person, or through their headman, to the nearest Sub-Divisional Canal Officer, at least seven days prior to the cutting of the crop. On receipt of such application, the Sub-Divisional Canal Officer shall, after due local enquiry, forward the application with his remarks to the Divisional Canal Officer for decision.
- 16. Before awarding compensation under section 76(c), the Collector shall obtain the written opinion of the Divisional Canal Officer, and such opinion shall form part of the record

of the proceedings.

17. Contracts between the Divisional Canal Officer on the part of Government, and private individuals, for the use of water as a motive power, or for any other purpose whatsoever, not included in the published schedule of rates, shall, if for any period not exceeding one year, require the previous sanction of the Superintending Canal Officer. If proposed for longer periods, such contracts shall be submitted for the sanction of the Lieutenant-Governor in the Irrigation Department.

18. Tanks may be filled with canal water without charge, and without reference to the area irrigated in any village, wherever water can be made available without injury to the

cultivation dependent on any canal, under the following conditions:-

(a.)-No tank shall be so filled unless the water is to be exclusively used for domestic purposes or for watering catale, or both.

No tank shall be so filled from which irrigation is practised.

No tank shall be so filled which, intercepting any line of drainage, is liable to overflow from accumulation of water derived from natural causes

No tank shall be so filled except on the written order of the Sub-Divisional

Canal Officer issued on the written application of the parties concerned.

(e.)—No tank shall be so filled unless the village channel used to fill it shall be shown to the satisfaction of the Sub-Divisional Canal Officer to be in a sound condition when the application is made.

(f.)-The privilege herein accorded may, by written order of the Divisional Canal Officer, subject to revision by the Superintending Canal Officer, whose decision shall be final, be suspended for 12 months for breach of any of the above conditions.

Leases for terms of five years for the supply of water between the 25th June of one year and the 1st April of the following year will be given at the rates fixed in the Schedule, Rule 33, provided that land leased in any village forms one or more compact blocks, each of not less than 50 seres, defined by well-marked boundaries of such a nature as clearly to distinguish leased from the adjoining unleased lands, and to prevent the latter from being surreptitiously watered under cover of the lease.

20. Well-marked boundaries of the nature required by the foregoing rule generally exist. Village roads, bunds of ahrahs, village boundaries, and similar natural marks will be sufficient. If such do not exist, and it appears advanable to grant the lease, the villagers may, at the discretion of the Divisional Canal Officer, be required to make small bunds are also as a park its limits by the erection of cheap boundary marks, or cause to Well-marked boundaries of the nature required by the foregoing rule generally round the leased area, or mark its limits by the erection of cheap boundary marks, or cause to

be carried out such arrangements as may suffice for the future identification of the leased area. 21. No restriction is placed on the description of crop to be grown under five-year leases, but no water will be given on these leases between the lat of April and the 25th of June. The Superintending Canal Officer may relax this rule in the case of water being required for riceseed bedr.

If in the opinion of the Divisional Canal Officer it appears advisable to grant a lease for a block of less than 50 acres in area, he must refer the matter for the decision of the Superintending Canal Officer, at whose discretion the restriction as to area may be relaxed.

23. Present holders of three-year leases may at their option avail themselves of the terms

offered to the bolders of five-year leases, but without retrospective effect.

24. Leases for five years at the rates entered in Rule 33 may be given—(1) on the application of all the cultivators of the area proposed to be leased, on condition of their agreeing in such application to become jointly and severally responsible for the payment of all amounts due on account of water-rates; or (2) on the joint application of the cultivators and of some person hereinafter called the Contractor, who may agree to collect and pay to Government, under section 82 of Act III (B.C.) of 1876, all sums due under the agreement on account of water-rates. The agreement of villagers binding themselves jointly and severally will be in the form prescribed in Appendix C. The joint agreement of villagers and a water-rate contractor shall be in the form prescribed in Appendix C. Every agreement under this will be in the form prescribed in Appendix C. The joint agreement of villagers and a water-rate Contractor shall be in the form prescribed in Appendix D. Every agreement under this rule must be signed by each applicant in the presence of at least one respectable witness.

Contractors shall be entitled to collect water-dues, at the rates given in schedule 4 attached to Rule 33, from the cultivators who have applied for the water supplied. Every due from a cultivator to the Contractor on account of water-rates shall be deemed to be a

sum due to Government under sections 82 and 85 of Act III (B.C.) of 1876.

26. A Contractor (or in case there be more than one, each Contractor severally and jointly) shall be responsible for all sums payable on the agreement (Appendix D), except such sums as may be remitted by competent authority under the rules in force, and shall be entitled to a deduction of 5 per cent. for cost of collection.

27. No water shall be taken previous to the receipt of a permit (Appendix B) signed by the Divisional Canal Officer. When an agreement has been made for the collection of the rutes by a Contractor, the Divisional Canal Officer shall under section 82 furnish such Contractor with a written authority to collect the amounts due by the cultivators according to a list

furnished in the application, one copy of which is to be sent to the Collector.

28. Every Contractor shall nominate a headman, to be approved of by the Divisional Canal Officer, to perform the duties specified in Rule 10. Such headman or the contractor, according to the arrangement made at the time of contract, shall receive 5 per cent. on the assessment, but the Divisional Canal Officer may retrench the whole or any part of these fees if the duties are not properly performed.

29. All water-rates leviable under the above rules for five-years leases shall become due

on the 31st December and 15th March in equal portions, and shall be paid within one month of

such dates.

30. Under section 78 of the Act, the rates chargeable per acre for water supplied to the different description of crops up to 1st of April 1881, except in cases of three-year leases now in existence, will be as follow:-

SCHEDULB 1 .- Existing rates. (Annual.)

CLARG.	Nature of crop.		P	LOW	r rami	[GA	T101	PRE				L	ipt	ILRIG	PAT	ION	PHR			Do
	Statute of Graph	Cot	ibal	la	Bee	gn	h.	Ac	re.		Cot	tal	1.	Bac	gal		A	tro.	-	Per
Rigaroane Ilico, venetable, water-nute, wheat, barley, cotton, tobacco, indigo, oplum, gardan and all crops not otherwise specified	Auguroane	Ro.	A.			-	P.	B s.	A. 0		Ra.	A.	P. 8	Be.	4.	P.	Ra.	A.	P.	Crop
	0	1	*3	1	9	0	8	8	0	0	0	10	3	0	8	1	10	8		

NOTE.

Cottah = 1,361.25 square feet.

1 Beegah = 27,225.00

1 Acre = 43,560. 0 ditto.

31. On and after the 25th June 1881 the following rates will be charged on crop-leases for water supplied between the 25th June of one year and the 1st April of the following year :-

SCHEDULE II .- Annual Leaner.

CLAM.	Nature of					1	LOT	TRRI	GAT	TOP	PED		-			Lin	r urbio	BAT	101	PER		
	2000000	H Wgr.			Cos	tah.	-	Buc	gab.	1	Ac	170.	İ	Cot	tals.	1	Boo	gah.		Ac	OTW.	
				1	Ro.	۵.	2.	Ro.	Δ.	P.	Ra.	Δ.	2.	Ba.	A.	P.	Rs.	Δ.	P.	Re.	Δ.	7
	Biro Blindol, except rice Rate Sugarcane	0 × 0 0 × 0 0 × 0	610 947 884	001	0	111111111111111111111111111111111111111		1 1 1 8	1400	0000	3 9 9		0000	0 0	1 0 0	0 10 10 8	1 1 2	0 0	8 8	1 1 2	10 10 10	02004

Note - If water is taken for sugarcane in the hot months, in addition, under Rule 32, the total charge

Under annual leases During hot months	per	acre	 -	***		005	***	Ra. 5		0
					Total	per acre	***	9	0	0

32. On and after the 1st April 1881 the following rates will be charged for water supplied to crops between the 1st April and 25th June of each year :-

SCHEDULE III .- Special for hot months.

			FLOW IRRIGATION FEE							LIFT IRRIGATION PRE				
C S.A.BO.	Nature of crop.	Cottah.		Beegah.		Acre.	Acre.		Cottah.		Beogah.		Aora.	
		Es. A	. P.	Ra.	A. P.	Ra. A	. 2	Ra.	A. P.	Ro.	A. P.	Ra.	A. 3	
	For all crops	0 9	0 8		8 0	6 0	0	1	0 4	1	10 B		10	

33. The following rates will be charged for water supplied to different crops between the 25th Jane and 1st April of each year on five-year leases :-

SCHEDULE IV .- Five-years Leases.

	**	Mature of aron			PLOW IRRIGATION PER							LIST INDICATION PRE							
CLASS.	8. Nature of crop.		Cottah.		Beegah.			Acre.		Cottalı.		1	Beegah.			Acre.			
			Re.	A. 1	r.	Rs.	A. P		Ra.	A.	P.	Ra.	A .	P.	Ro.	٨.	2.	Ra.	A. 2
For	all crops	. ,,	0	1	0	1	4 0		2	0	0	0	0	8	0	18	4	1	6

Note .- If water is taken for sugarcane in the hot months, in addition, under Rule 32, the total charge will be as follows :

						Rs.	A	P.
Under five-years leases	per	acre	 * * *	0.6.6	* * *	2	0	0
During hot months	9 1	9.2	 y 0 V		* * *	4	0	0
			Total	per acre	***	6	0	0

34. The statements of the amounts demandable for water-rates levied under the rules in force shall be prepared under the supervision and signature of the Divisional Canal Officer in such form as shall from time to time be sanctioned by the Lieutenant-Governor.

All water-rates shall become due on the dates below stated, and shall be paid within

one month of such dates :-

Water-rate on spring crops, wheat, barley, peas, poppy, &c. 15th March. Water-rate on summer crops, cheena, &c. 15th July. . . . Water-rate on bhadoi crops, early rice, indian-corn, murwa, &c. 31st October. Water-rate on annual and winter crops, sugarcane, aghani rice, 3 31st December. jowar, &c.

36. In the case of lands held in bhaoli, the water-rate shall be recoverable from both the cultivator and the person or persons in receipt of the bhaoli rents in the same proportion as the produce is divisible amongst them.

In the case of lands held in bhaoli, the zemindar shall sign jointly with the culti-

(This rule only applies to the case of five-year leases.)

- 38. The aren irrigated in any village shall be measurement, and shall at the time take a copy the Pulwari shall be present at the measurement, and shall at the time take a copy of The aren irrigated in any village shall be measured by an Ameen appointed for the of the khusrah of the imeen; if for any reason the Pulwari is not present, the cost of preparing the copy will be charged against him. This copy shall be delivered to the Pulwari, Both the Lambardar and Putwari shall sign the or, in his absence, to the Lambardar. khusrah.
- When the measurement is completed, the khurrah shall be forwarded to the Sub-Divisional Canal Officer, who shall prepare the khatiani with all possible despatch. A copy of the khatiani, signed and sealed by the Zilladar, shall, as soon as it is prepared, be forwarded to the Pulwari, who shall grant a receipt for the same. If the Pulwari is not present, or declines to receive the khaliani, the Sub-Divisional Officer shall forward it direct to the
- 40. It shall be the duty of the Putwari, immediately on the completion of the measurement, to inform each ryot, on application, of the fields measured against him, and on receipt of the khatiani to supply each person charged with a percha showing the water-rates due. For these duties, and for attending the measurement and rendering such other reasonable assistance to the Canal Officer and Collector as may be required, an allowance of one quarter anna per rupes on the amount collected shall be made.

41. This allowance shall be paid to the Putwari by the Collector if he is satisfied that the

work has been properly done.
42. The Canal Officer shall note on the khatiani whether the Pulmari has given proper

assistance during the measurement.

If a cultivator is dissatisfied with the entries made against him in the khaliani, whether as to the fact of the land having been charged "flow" instead of "lift" or as to the messurements and entries of classes of crops, he must lodge a complaint, either personally or through he Lambardar of his village channel, with the Divisional or Sub-Divisional Canal Officer within month atter the date of the demand being made on bim.

44. The Zilladar shall submit his check measurements in a form (Appendix E) which shall be sent in for the inspection of the Divisional Canal Officer. The Sub-Divisional Canal Officer shall check the Amsens' measurements as often as he possibly can. If it be found that any ameen wilfully or frequently makes wrong measurements, he shall be punished by dismissal.

45. Collection of all water-rates shall be made by the Collector in accordance with the

statement of demands furnished to him by the Divisional Canal Officer.

46. Objections to the demand addressed to the Collector, if preferred within one month after the demand has been made, shall, if remission be claimed on the score of short supply, or of any matter affecting the Irrigation Department, be referred for orders to the Divisional Canal Officer. The Collector shall have discretion to suspend collections a written order in cases where (objections having been filed) it may seem advisable to do so.

Claims for remission, referred by the Collector and admitted by the Divisional Canal Officer, shall be reported by him for the sanction of the Superintending Canal Officer, except in cases where remissions are made on account of excess areas having been charged, or a

wrong name entered in the kha'iani.

If the Divisional Canal Officer reject the claim, an appeal may be made to the Superintending Canal Officer, provided that it is preferred within forty days from the issue of the order of the Divisional Canal Officer.

49. A remission statement, signed by the Superintending or Divisional Canal Officer.

shall be sufficient authority for a refund by the Collector.

50. In special cases not otherwise provided in these rules, and in cases where water-rates are not recoverable owing to the absconding or bankruptcy of the defaulter, the Collector will obtain the sanction of the Commissioner of the Division to the remission of such sums as he may deem irrecoverable. The details of such remission shall be communicated at the close of each official year to the Divisional Canal Officer.

51. The Collecter shall appoint a headman (to be called a Tehsildar), whose duty will be

to collect and pay in, to the Collector or other duly authorized person, all water-rates leviable on

the land irrigated.

52. The Teksildar shall furnish security for the payment of all sums realized by him, the stamp and registration fees on security bonds being deducted from the percentage allowed.

- under the following rule.

 53. The allowance to the Toksildars of a village or villages for collecting the water-rates shall be fixed by the Collector, but the total amount to be paid in any one year to all the Teksildars in a district shall not exceed half an anna in the rupes on the amounts actually paid in. If the Teheildar shall satisfy the Collector that arrears have not accrued through any negligence on his part, it shall be at the option of the Collector to pay him the allowance on the whole or any part of such arrears.
- 54. If only a portion of a field be irrigated, the water rate shall be chargeable on the whole field, unless such portion shall have been clearly demarcated, previous to the admission of the water, by a ridge not less than half a foot high.

55. When a portion of a field has been irrigated with canal water, and a portion with well or reservoir water, the whole field shall be liable for canal water-rate, unless a clearly dis-

tinguishable boundary exists between the two portions.

- 56. If well or reservoir water is conveyed in the same channel as canal water, the whole of the irrigation from that channel shall be liable to canal water-rate The Lambardar will be held personally responsible that any breach of this rule or of Rules 54 and 55 is duly reported.
- 57. Irrigation from escape channels, when the supply is permanent, shall be governed by the same rules as irrigation from other parts of the canal.

58. Irrigation from such channels, when the supply is intermittent, may be allowed at

such reduced rates as shall from time to time be fixed by the Lieutenant-Governor.

59. Persons using water without a written permit, or taking water at times prohibited by proper authority, shall be liable to a penalty not exceeding double water-rates on the area

rrighted, and such charge shall be leviable at the time of report to the Collector.

60. The charge leviable for water suffered to run to waste on uncultivated lands shall be calculated at the highest rate specified in the schedule, on the area flooded; provided that in every such case the Divisional Canal Officer may impose a lower rate if he thinks fit. The Lumbardar is to be held responsible for reporting such waste of water.

61. When the original crop sown in a field irrigated by canal water fails,

ploughed up, and a fresh crop is sown in the same season, the water-rates shall be levied on the

No person shall, without the permission in writing of the Divisional or Sub-Divisional 62. Canal Officer, pass, or cause any an mal or vehicle to pass, on or across any of the works, banks, or channels of a canul or drainage work after he has been desired to desist therefrom, excepting by means of such bridges, fords, and ferries, and their approaches, as are provided by the Divisional Canal Officer

ed. No Canal Officer, unless specially exempted by the Lieutenant-Governor from the operation of this rule, shall have any interest in the distribution of water from any of the canala, or purchase or bid for any Government property sold thereon, either in his own name, or

in the name of another, or jointly, or in shares with others.

APPENDIX A.

Application for Water.

No

Mouzah

Pergunnah

Distributaries

Village channel

Name of lambardar

We the undersigned hereby apply for water from the abovement oned village channel for the areas below stated, and we engage to pay through the Tehsildar to the Collector or other person duly authorized to receive them the water-rates according to the published schedules, and we further agree to abide by all rules issued under the Canal Act.

NAME OF BYOT.	Area more or less to be irrigated.	Crops to be grown.	Signature.
		,	b

Signature of Lambardar,

Sectional Officer

				Coolean Opicer.
Date			of	18
Received by	me		of	18
Forwarded			of	18
Received	aub-division	office	of	18
Permit	{ Refused		of	16

	to take water from	d areas.	Date of payment.	
APPENDIX B.	of village distributaries	village channel, for the undermentioned areas.	Water-rate due.	
8	go	llage channel, for	Crep to be grown.	To be retained by the Lambardar.
	Permit		Area to be irrigated, more or	
	take water from		Date of payment.	ture of Canal Officer.
APPENDIX B.	of village distributaries	and the control of th	Water-rate due.	. Signa
V	Jo	Joi flammer age	Crop to be grown.	Date To be retained by Officer issuing the Permit.
	Permit		Area to be irrigated, more or less	Date To be retain

APPENDIX C.

Vernacular.

FORM of application by villagers for a five-years lease, Mouzah

Pergunnah

distributary

, names of applicant

We the undersigned inhabitants of Mouzah
hereby apply for water from the abovenamed distributary to be supplied from the 25th June
to the 1st of April of each year for five years to the areas given below, and we jointly and
severally agree to pay rates as fixed in the schedule below, and undertake to pay each year
the full amount calculated on the area applied for at such rates, subject to the provisions of
Rales 15, 21, 22, 25. Rules 15, 31, and 35.

VILLAGE.	Areas.	Rate.	Amount.	Name.	Signature
	В. с. р.	Rs. A P.	Rs. A. P.		
	1 1	per beeghn.			

APPENDIX D.

Vernacular or

English and Vernacular.

Joint application of Villagers and a Contractor under section 82, Act V of 1876, for a five-years' lease.

Mouzah

, Pergunnah

Distributary

Names of villagers

Name of Contractor

We the undersigned cultivators of Mouzah , Pergunnah , heraby apply for water from the abovenamed distributary to be supplied from the 25th June to the let of April of each year for five years to the areas named below, and we agree to pay rates as fixed in the schedule below, subject to the provisions of rules 15, 31, and 35.

I (contractor's name) agree to collect and pay to Government all sums payable on the application, and request under section 82 authority to collect these rates according to the certificate to be supplied me by the sub-divisional officer under section 85 of Act III of 1876, and I further agree to abide by all rules passed under the Canal Act.

Signature of Cultivato	Name.	Amount.	Rate.	Armse of fields	VILLAGE.
					i
	- 4				

APPENDIX E.

Zilladar's Check Measurement Form.

1	2	8		8	6	7	8	9	10	11	12	18	16	15	
			mber.		Muas	CERMS	AMEE	COND-	CHEC	K ME	ASURE	MENT.			,
ME OF UNNAH-	Name of vilingo.	Name of cultivator and his father.	Pield survey number.	Name of ameen who measured.	Crop.	Plow.	Life.	Water-rate.	Crop.	Plow.	Lift.	Water-rate.			Rum ares.
											•		Rs. A. P.	Rs. A. P.	
										1					
			٠												
							t d			!					
											1 1			ľ	
	•									1					
															٠
	4														

APPENDIX F.

Purcha or Slip Form.

Tarks regarding the			ABBA AND IRRIGA	EIRD OF	NUMBER O	P FIELD.	
arks recarding the system to whom the purchs has been given.	Water-rate.	Crop.	Flow.	Lift.	Number in the survey map.	Number of the khati- ani.	Date of insue of purcha.
4		0.7					
-							
- 18		6					

Sheriff's Office, the 28th July 1880.

Notice is hereby given that the Fifth Oriminal Sessions of the year 1880 of the High Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William, and the places subordinate thereto, will be holden at the Court House, in the Town of Calcutta, on Wednesday, the First day of September next, at 11 o'clock in the forenoon, and so on from day to day until the said Sessions be over. And it is hereby proclaimed that all persons who will prosecute any of the prisoners to be brought up for trial at the said Sessions be present then and there to prosecute.

R. STEEL, Sheriff.

শরিক আকিস, সল ১৮৮০ সাল ২৮ জুলাই।

সকলকে সমাচার দেওয়া যাইভেছে বে সূবে বালালার ফোর্ট উইলিরন ছুর্গের অধীন শহর কলিকাডার e कमामा चारमत कोकमाती विठात मिल्ला कमा कार्गामी मन अन्त गारमत ५ स्मर्केमत वृक्षत्र व रामा ১১ प्रक्रिकात ममन अवश स्व शर्वान्त मिनारमद कार्या स्मय मा इत ध्येखिमिम छेल नुमान কলিকাভার ছাই কোটের আপদ আদালত বরে সন ১৮৮০ সালের পঞ্চম ক্রিমিলেল সেশিলাম विमादक अवध अख्याता धागत कता गांदेखिए एक, या मकल वाकि क्लाम कलामित विकास क्लामाती মিছিল করিবেক ভাষারা উক্ত ছালে উক্ত সময়ে হাজির থাকিয়া মোকজনা করে ইভি।

আরু, তীল পরিক।

SMALL CAUSE COURT NOTICE.

UNDER Section 14, Act XI of 1865, notice is hereby given that, subject to the order of Government, the Judge of the Court of Small Cause at Narail will sit again in that Court on the dates mentioned below :-

Tuesday, the 17th August 1880 Wednesday, the 18th August 1880. Thursday, the 19th August 1880.

J. WESTON, Judge.

NABAIL SMALL CAUSE COURT, the 6th August 1880.

TREASURY NOTICES.

SYED MOHAMED SOBHAN HYDER, Sub-Deputy Collector, has been placed in charge of the Chittagong Treasury, and authorized to draw bills on other treasuries.

E. Lowis, Commissioner.

COMMISSIONER'S OFFICE, CHITTAGONG, the 31st July 1880.

Assistant Collector Mr. R. S. Greenshield has been placed in charge of the Patna Treasury, and is authorized to draw bills from other treasuries.

J. W. EDGAR, Offg. Commissioner.

PATNA COMMISSIONER'S OFFICE, BANKIFORE, the 30th July 1880.

EDUCATIONAL NOTICES.

Orders by the Vice-Chancellor and Syndicate of the Calcutta University.

THE undermentioned students have passed the Examinations in Engineering :-

B. C. E.

SECOND DIVISION.

In Order of Merit.

Bandyopadhyay, Upendranath...

... Presidency College, Civil Engineering Department.

Sen, Bamacharan

Ditto ditto.

Basu, Surendrakumar

... Government Engineering College, Howrah.

L. C. E.

SECOND DIVISION.

In Order of Merit.

***	Presidency	College,	Civil	Engineering
	Departm	ent.		0
	Ditto		ditto.	
	Ditto		ditto.	
4 9 0	Ditto		ditto.	
	· Ditto	-	ditto.	w
	Ditto		ditto.	7
***	Ditto		ditto.	
	Ditto		ditto.	
0 0 0	Governmen rah.	t Enginee	ring C	ollege, How-
			Civil	Engineering
	•••	Departm Ditto Ditto Ditto Ditto Ditto Ditto Ditto Covernmen rah. Presidency	Department. Ditto Abovernment Engineer	Ditto ditto. Covernment Engineering C rah. Presidency College, Civil

CHARLES H. TAWNEY, Registrar.

SENATE HOUSE, the 2nd August 1880.

THE University Examinations in Arts of 1880-81 will be held on the undermentioned dates:—

Entrance Examination and First Examination in Arts on Monday, the 29th November, and following days.

B. A. Examination on Monday, the 3rd January, and following days.

Applications from candidates for admission to the Entrance and First Arts Examinations must be lodged with the Registrar before the 29th October.

Applications from candidates for admission to the B. A. Examination must be ledged

with the Registrar before the 8rd December.

All candidates from the same Institution must appear at one and the same place of examination.

SENATE HOUSE, the 19th July 1880.

CHARLES H. TAWNEY, Registrar.

Under Rule 8 of the Junior Scholarship Rules of the 5th October 1872, it is hereby notified that the 18 (eighteen) junior scholarships allotted to the Patna Division for the year 1880-81 have been thus distributed:—

I. The six second grade scholarships to be taken up by the six best scholars irrespective of the districts they come from.

II. The twelve third grade scholarships have been allotted to the several districts as follows:—

Patna			0 4 4	2
Gya				2
Shahahad		0	n sh p	2
Mozufferpore	* * *			2
Sarun			e* * *	2
Durbhunga		p = 6		1
Chumparun				1
				_
			Total	12

DHANESH CHUNDER Roy, Persl. Asst. to Commr for Commr.

PATNA COMMR.'s OFFICE, BANKIPORE, the 17th July 1880.

NOTIFICATIONS OF THE BOARD OF REVENUE.

No. 885B.

Norms is hereby given that the Ninth Sale of Opium, the provision of 1877-78 and 1878-79, will be held at the Government Opium Sale-room, No. 2, Bankshall-street, on Thursday, the 2nd September 1880, at 11 a.m., and will comprise 4,700 cheets, viz.—

9						Chests.
Rehar	Opium		9 9 9		+ 0 1	2,350
Benares	89	4 8 9	• • •			2,350
			,	Total		4,700

The general conditions of the Sale now advertized will be the same as usual. may be ascertained by reference to the Notification issued on the 2nd December 1879, and published in the Government and Exchange Gazettes, or on personal application at the office of the Board of Revenue.

The latest dates for deposit and clearance will be the 7th and 17th September 1880 respectively, that is to say, no Bank of Bengal Receipts, Government Promissory Notes, or other public securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers in the sale-room will be received after 3-30 P.M. of Tuesday, the 7th September 1880, and no Bank of Bengal Receipts in full payment of lots will be accepted after 8-80 P.M. of Friday, the 17th September 1880.

In addition to the quantity above advertized for sale, the following quantities, more or less, of Behar and Benares Opium will be brought to sale in the present year about the dates specified below. The Board of Revenue, however, reserve to themselves the right of

altering these dates should circumstances render it expedient to do so.

DATES.		Behar, about chests.	Benares, about chests.	Total, about chests.
On or about Monday, 4th October 1880 Ditto Thursday, 4th November ,, Ditto Wednesday, 1st December ,,		2,350 2,350 2,350	2,850 2,850 2,850	4,700 4,700 4,700
Total	• • •	7,050	7,050	14,100

By order of the Board of Revenue, L. P.,

A. Fornes, Offg. Secretary.

BOARD OF REVENUE, L. P., FORT WILLIAM, the 27th July 1880.

No. 859B.

It is hereby notified that out of the 3,000 chests of Benares opium of 1878-79 of 75° consistence, referred to in Clause 18 of the Board's general notification No. 1581B, dated 2nd December 1879, 271 chests will be sold at the sale on the 4th October next, together with 2,079 chests of Benares opium of 1877-78.

The remaining quantity of the 8 000 chests of Benares opium at 75° of 1878-79 will be sold as follows as a part of the fixed monthly number of 2,350 Benares chests:—

4th November 1880	P 4 4	• • •		500 chests.
1st December ,,				500 ,,
January 1881		• • •	440	500 ,,
February ,,		0 0 5	1 1 2	500 ,,
March ,			* * *	500 ,, @
April		248.61		229
				77

By order of the Board of Revenue, L. P.,

A. Forbes, Offg. Secretary.

BOARD OF REVENUE, L. P., FORT WILLIAM, the 20th July 1880.

No. 911B.

Sealed tenders will be received at this office up to noon of Thursday, the 19th August 1880, for removing all the chests of Abkaree and Provision Opium which may be brought down to the Presidency from the Patna and Ghazipore Opium Factories by railway, during the period of one year from the lat September 1880, from the East Indian Railway Company's stations at Howrah and Armenian Chat (as may be necessary) to the Government godowns situated within the Custom House premises, and also to the new Spium Godowns at Coilah Ghat, and there stacking them as the Intendant in charge shall from time to time direct.

The tenders should state the rate per 100 chests; all charges to be incurred to be included. Security to the amount of one thousand rupees must be deposited by the person whose tender may be accepted.

3. The Board of Revenue does not bind itself to accept the lowest or any tender.

By order of the Board of Revenue, L. P.,

A. Foruze, Offg. Secretary.

BOARD OF REVENUE, L. P., FORT WILLIAM, the 2nd August 1880.

Statement showing the Importation of Salt (private property) in bond and affoat on River Hooghly subject to Customs duty on the 31st July 1880.

	Government golahs.	Private golahs.	Afloat.	Total.
	Mds.	Mds.	Mds.	Mds.
Liverpool Punga	3,25, 0 07.		5,66,648	7 8,91,655 21,778
Italian ditto Bombay ditto	7,355 560	00000	0 0 0 0 0	7 ,355
Arabian and Persian Gulfs Kur- kutch and Museat Rock	3,16,192	* * * 4 8 8	86,740	4,02,932
Cadis Kurkutch	5,074	*****		5,074
Total	6,75,966		6,53,388	13,29,354

By order of the Board of Revenue, L. P.,

J. Scobell Armstrong, Offy. Collector of Customs.

CUSTOM HOUSE, CALOUTTA, the 9th August 1880.

(REGISTERED No. 29.)





e Calcutta Gazette.

WEDNESDAY, AUGUST 18, 1880.

CONTENTS.

An Po	All and a second	Paga.	The the			Page.
PART 1 -	-Urden and Notifications by the harmover	nor	PART IIAdvertionments			· 855—861
of He	mmi, the Mich Court. Government Transury.	ac. 723-748	PART 111Acts of the Equate Council	#11 ATO	6.71	Nil.
	-Orders and Notifications by the Governmen	ent '	PART IV Bills of sub Bones Council	112 100	4.00	Net.
ool In	Sin in the table of table	125—126	SUPPLEMENT NO.33 . "	tiğa osa	**	869 -658
			receiving the Gasette of India	1		-

PART I.

Orders and Motifications by the Lieut.-Covernor of Bengal, the Bigh Court. Covernment Treasury, &c.

ORDERS BY THE LIEUT. GOVERNOR OF BENGAL.

No., 8768A.

General — The 14th July 1880.—Baboo Parbutty Churn Roy, Deputy Collector in charge of Bearah surveys and settlements in the districts of Dacca, Furreedpore, Backergunge, and Tipperah, is allowed leave for one and a half months, under the rules in Chapter VII of the Civil Leave Code, with effect from the 16th September next, or from any subsequent date on which he may available muelf of it.

The 2nd degree 1880.—Mr. G. O. Dey is appointed to act, until further orders, as a Joint-Magnetree and Deputy Collector of the first grade in Chittagong, with effect from the forenonne of the 2nd instant.

The 7th August 1880. Mr. F. E. Pargiter, Officiating Commissioner of Soonderbunn, is allowed leave for three months, under the rules in Chapter VII of the Civil Leave Code, with effect from the 10th instant, or from such subsequent date as he may avail himself of it.

The 10th August 1889.—Baboo Fogendro Nath Mockerjee is appointed temporarily to be a Sub-Deputy Collector of the second grade in the district of Rungpore, sice Moulvi Fuziul Rahman appointed an assessor under the Bengal License Act of 1880.

The 11th Sugnet 1880.—Baboo Gopal Chunder Banerjee, Sub-Deputy Collector, Ranaghat, Nudden, is allowed leave for forty-two days, under the rules in Chapter VII of the Civil Leave Code, in extension of that granted to him under orders of the 22nd June last.

Imboo Pidhu Bhusan Chatterjee is appointed to act as Sub-Deputy Collector at Ranaghat, in the district of Nudden, during the absence, on leave, of Baboo Gopal Chunder Banerjee, or until further orders.

The 12th August 1880 .- Mr. B. Dé, Officiating Joint-Magistrate and Deputy Collector, Behar, Patna, is appointed to act, until further orders, as a Joint-Magistrate and Deputy Collector of the first grade, with effect from the 10th instant, vice Mr. L. C. Abbott.

Mr. E. B. Harris, Assistant Magistrate and Collector, Mymensing, is appointed to act, until further orders, as a Joint-Magistrate and Deputy Collector of the 2nd grade,

with effect from the 10th instant, vice Mr. B. Dé.

Mr. H. J. Newbery, Magistrate and Collector of Bhagulpore, is allowed leave for two months and six days, under the rules in Chapter VII of the Civil Leave Code, with effect from the 11th proxime.

Mr. C. R. Marindin, Officiating Joint-Magistrate and Deputy Collector, Bhagulpore, is appointed to act as Magistrate and Collector of that district, during the absence; on leave, of

Mr. H. J. Newbery, or until further orders.

The 16th August 1880 .- Baboo Krishna Chandra Mahanty is appointed to act as a Sub-Deputy Collector at Bhuddruck in the district of Balasore, during the absence, on leave, of Baboo Kartic Chunder Roy Chowdry, or until further orders.

REGISTRATION.—The 11th August 1880.—The Sub-Divisional Officer of Gopalgunge in the district of Sarun, is appointed to be ex-officio Sub-Registrar of that place with effect from the 15th instant.

EDUCATION. - The 1-4th August 1880 .- Baboo Shoshee Bhusan Sen, Head-Master of the Dinagepore Zillah School, is appointed to be Secretary to the District School Committee of Dinagepore, vice Bahoo Jogendro Nath. Bhuttacharjee.

OPIUM. - The 12th August 1880 - Mr. C. Lincoln acted as an Assistant Sub-Deputy Opium Agent in the Beuares Agency during the absence, on privilege leave, of Mr. W. Cracroft.

The 17th August 1880.—Mr. H. F. Campbell, 4th grade Sub-Deputy Opium Agent, Bengal, has been granted an extension of furlough for two months by Her in agesty's Secretary of State for India.

MEDICAL. - The 3rd August 1880 - The undermentioned gentlemen are appointed to be members of the Committee for the management of the Charitable Dispensary at English Bazar in the district of Maldah :-

Mr. M. F. Beamish, Assistant Superintendent of Police.

Baboo Kasikinkur Sen, Deputy Magistrate and Deputy Collector.

Sreenath Gupta, Officiating Deputy Magistrate and Deputy Collector.

The 4th August 1880.—The undermentioned gentlemen are appointed to be members of the Committee for the unagement of the Charitable Dispensary at Mancoor, in the district of Burdwan :--

- Baboo Danesh Chunder Rai, Moonsif, Boodbood.

 Doorga Kanta Rai Chowdhary, Sub-Registrar, Mancoo Haradhun Sircar, B.A., Head-Master, Mancoor School.

 Jogodish Misser, Zemindar, Mancoor.
 - Keshub Chunder Bhattacharjee, Pleader.

Loke Nath Kowar.

Nobin Kishore Shome, Manager, Khandaree Estate.

The 7th August 1880.—Baboo Juggo Mohun Roy, Sub-Divisional Officer, is appointed to be President of the Committee for the management of the Charitable Dispensary at Khoorda, in the district of Pooree.

The 16th August 1880 .- Assistant Surgeon Behari Lal Pal, attached to the Julpigoree Dispensary, assumed medical charge of the civil station of Julpigoree on the afternoon of

the 81st July 1880 from Surgeon D. F. Barry, of the 18th Regiment, Native Infantry.

Assistant Surgeon Uma Churn Mitter, in charge of the dispensary and sub-division of Jehanahad in the district of Burdwan, is granted leave for three-mouths, under the rules in

Chapter VII of the Civil Leave Code with effect from the 11th September next.

Assistant Surgeon Mohendra Nath Das, a Supernumerary at the Campbell Hospital, is appointed to have medical charge of the dispensary and sub-division of Jehanabad in the district of Burdwan, during the absence, on leave, of Assistant Surgeon Uma Churn Mitter, or until further

ter, or until further orders.

Assistant Surgeon Ander Ally Khan is allowed leave for nine months, under section 17A of the Civil Leave Code, in extension of that granted to him under orders of the 20th August

JAMES. - The 14th August 1880. - Surgeon F. C. Nicholson, Superintendent of the Presidency Jail and Second Resident Surgeon of the Presidency General Hospital, is allowed leave for two months under the rules in Chapter VII of the Civil Leave Code, with effect from the 18th proximo.

Surgeon C. H. Jouhert, Officiating First Resident Surgeon, Presidency General Hospital, is appointed to act, in addition to his other duties, as Superintendent of the Possideucy Jail during the absence, on leave, of Surgeon F. C. Nicholson, or until further orders.

MUNICIPAL.—The 2nd August 1880.—The Lieutenant-Governor approves the election, by the Commissioners of the Jungypore Municipality, of Assistant Surgeon Bejoy Gobind Chowdhury to be their Vice-Chairman for the remaining portion of the year 1880-81, vice Baboo Bwarka Nath Mukherjee, transferred.

Baboo Kedar Nath Chatterjee is appointed to be a Commissioner of the South Barrackpore Municipality, in the district of the 24-Pergunnahs, vice Baboo Rameshur Basu.

The 3rd August 1880.—Baboo Atool Krishna Ghosh is appointed to be a Commissioner of the Rajpore Municipality, in the district of the 24-Pergunnals.

The undermentioned gentlemen are re-appointed to be Commissioners of the above Municipality:—

Baboo Annoda Prosad Moitra. ! Baboo Upendra Nath Mitter.

The 5th August 1880.—The undermentioned gentlemen are appointed to be Commissioners of the Lalbag Municipality in the district of Moorshedabad:—

Mr. H. H. Birch, 2nd Master, Nizamut School.

Baboo Dwarkanath Ghose, Merchant.
Ramkristo Mahata, Ditto.

The undermentioned gentlemen are re-appointed to be Commissioners of the above Municipality:—

Nawab Syud Zain-ool Abdin Khan Bahadoor.

Baboo Gopi Chand Setia. Syad Nadair Hossain.

The 6th August 1880.—The undermentioned gentlemen are re-appointed to be Commissioners of the Municipality of Dinagepore:—

Mr. H. G. Brench, Manager, Court of Wards.

Bâboo Auath Buudhoo Mozoomdar, Honorary Magistrate and Zemindar.
Gobinda Prasad Boral, Ditto ditto.

Monda Mahomed Ali Khan, Ditto ditto.

Batton Ram Rutton Pattock, Government Pleader.

ROAD Care The 14th duguet 1880.—The undermentioned gentlemen are appointed to be members of the Terai Branch Road Cess Committee in the district of Darjeeling:—

Mr. M. Hancock, Proprietor, Patuvighar Tea Estate, vice Baboo Bacharam Chuckerbutty, resigned.

Mr. W. G. LeMesurier, Manager, Terai Tea Association.

The following notifications are republished from the Assam Gazette:

No. 205.—The 5th August 1880.—During the absence of Major M. O. Boyd, Officiating Deputy-Commissioner, Third Grade, Cachar, on the privilege leave for two months granted to him in Notification No. 156, dated the 16th June 1880, the following temporary promotions are sanctioned:—

Mr. J. Knox Wight, c.s., Assistant-Commissioner, First Grade, Cacher, is appointed to act as Deputy-Commissioner, Fourth Grade.

Mr. Knox Wight will have charge of the district of Cachar during Major Boyd's absence

on leave.

No 42.—The 5th August 1880.—Mr. A. J. Primrose, Assistant-Commissioner, on transfer from the head-quarters station of Darrang to the Mangaldai sub-division, received charge of office on the 27th altimo.

HORACE A. COCKERELL, Secy. to the Govt. of Bengal.

NOTIFICATION.

The 16th August 1880:—It is hereby notified for general information, in accordance with Section 34, Act V (B.C.) of 1876, that the Lieutenant-Governor of Bengal vests in the Commissioners of the Madareepore Municipality in the district of Furreedpore the Charitable Dispensary situated within that municipality, the said dispensary not being private property nor being the property of any religious institution or society.

Offg. Secy. to the Govt. of Bengal.

NOTIFICATION.

The 16th August 1880.—It is hereby notified for general information, in accordance with Section 34, Act V (B.C.) of 1876, that the Lieutenant-Governor of Bengal vests in the Commissioners of the Furreedpore Municipality the Charitable Dispensary situated within that municipality, the said dispensary not being private property nor being the property of any religious institution or somiety.

Offg. Secy. to the Govi: of Bengal.

[First Publication.] NOTIFICATION.

The 12th August 1880.—It is hereby notified, under section 19 of the Indian Forest Act (Act VII of 1878), that the following tracts of land in the Darjeeling district, which, in notification of the 18th October 1879, under section 4 of that Act, it was proposed to constitute reserved forests, shall, from the 1st September next, be " Reserved Forests" under the said Act.

District.	Pergumuh or other sub-divi-	No.	Name of forest.	Boundaring.
Darjeoling	Hill Territory	1	Manoring (an addition to the Sukna-Tista Forest).	North.—The ridge separating the valley of the Mahanadi from that of the Royand. East.—The Mana Jhora. Work.—The cast boundary of the Mahalderam too estate, being
Ditto	Ditto	23	Bahookhola	demarcated line, and a stream tributary to the Mana Jhora, North.—A doubtented line along the clase expanding the valley of the Mahamed from that at the Review.
	1		- 4	East.—The west boundary of the Mahab crain tea estate, being demarcated line, then a steenart reportury to the Mahamadi river. South.—A demarcated line separative the forces from Castala E. 7 Pitzgerald's hard, and passing from the Mahamadi river is a south west direction to the Holloopanee, then the Hulbopanee to its junction with the Mahamadi river, then a stream to the south-east boundar line of the Mahamadi river, then a stream to the south-east boundar line of the Majna-ton estate (Mr. W. C. Mallo, a block), then the dumarcated boundary of that estate to its most b-west corner, then at ream running muo the Mahamadi river, then that river, then
				stream running into the Mahanadi river, then that river, then demarcated line running north-east to the line open-cand eparatin the ferst from Jamun Sing's land, then the Eufoopance, then demarcated line to the old military road.
Date	Torni sub-division, persumah Hatti- gheesa.	3	Tookria Jhar	North:—A demorated line from the edge of the plateau wouth a Dancy Jote to the Kemehi madi, where it forms the boundary of the Hoodeschitts Jote.
				East.—The Kemeli nadifiction a demarcated time separation the forces from jotes Mahmest Daurhux and Sodial. South.—A demarcated him separating the torest from jotes Daugur bitta, Charla, Minney, Huldar, Iwolali Dass and Gelarache. West.—A demarcated line separating the force from the grant tendence Putch, Downst, Gour Singh, Randhun, Proceeder, Usantroo an
Litto	Teras sub-division, pergunush Hat- tighteem.		Moolts (an addition to the Dalka Jhar Reserve).	Bougy. North -A demograted line from the Jubioday finding southead Jhabi Jute to the Forest Reserve, then the Dalka said, then & democrate line somestific it from busine sham Lo. Condit harbon, then it
				Lasta and to its junction with the Jibbodar. Wast.—The Jibbodar and to its junction with the west branch of if Moolta and then a domarcated line separating the forest from the Jhakoondura and Omeo Jotos, then the Fromeder and;
Ditto	Tera: sub-division, pergunnah Pat- turghatta.	8	Rishabari, Major Wardroper's and Kar a Choudry a Bhita Jotra tail- ditions to the Dal- ka Jhar Reserve).	On all sides Government Forest Reserve.
Ditto	Ditto	0	Beng-dubi fan ad-	North Porent reserve.
		L .	dition to the Dal- ka Jhar reserve).	Euri.—A dominented line following the bod of the old Balarun rive and skirting joken flowings Bhitis (22) and Dhemal, these a deem cated line south of the last named jote and west of job lumber the again a line following the bed of the old Balasua river and chirties jotes Bowner Blitta (23) and (22).
				South -A demarked line from the old Balasum Siver to the Hurli river, separating the forest from joice Honglall Powa, Baroblate Diuniram, living double and Byranti Saul, West -Tho Forest Reserve.
Dato	Ditto	7	Shilbhita Jote (an addition to the Sukra-Tista	On all sales Government Forest Reserve.
Ditto	Torni sub-division, poramunab Hat- tighteem.	A 1	Forest). Nipania (an addition to the Mechi Forest).	North.—The Toharmarhi Perest Reserve, then a stream leaving the reserve at its continuous point, then a line rimining custwards the Aolia Mangha mail. East.—The Aolia Mangha medi, them a line chirthen the Nipania to catate.
				South - A demorrated line to the Raja Pouter radi, then that stream then a demorrated into to the new Mould river.
Ditto	Ditto		dition to the Me-	Frat - The Roch Forest Reserve. North - The Much: Forest Reserve. East - A decurrented has following the best of the saw Mechi river. Joseph - A democrated into to the old Moolii fiver separating the form Join Secretary.

Secy: to the Govt. of Bengal.

[First Publication.] NOTIFICATION.

The 16th August 1880.—The following rule, passed by the Lieutenant-Governor under the provisions of Section 41 of the Indian Forest Act, having received the sanction of the Governor-General in Council, is hereby published for general information. It will take effect in respect of the forest tracts of the Sunderhune, both reserved and protected, as described in the schedules attached to the following notifications:—

Reserved forests,—notification of 28rd January 1879. Protected forests,—notification of 7th December 1878. Protected forests,—notification of 24th February 1879.

Any person who desires to transport any forest produce through the Sunderbuns forests, or through any part of them, or along any of the water-channels intersecting or skirting them, shall take out a pass at some one of the revenue attations, a list of which will be published from time to time in the Calcutta Gazette; and he shall further produce such pass when called upon to do so by any forest or police officer, and return such pass at any one of the

said stations on passing out of the boundary of the forests. The fee, if any, payable for such passes will from time to time be fixed by the Conservator of Forests and notified in the Calcutta Gazette. The following is a list of the revenue stations actually open:—

- Lower Bhola.
 Upper Bhola.
 Pussur.
 Khulna.
 Sheepsah.
 Koyrah.
 Cabaduk.
- 9. Isreepore (Eshamuttee).
- 10. Bussuntpore.
 11. Roymungul.
 12. Mutlah.
- 13. Bogee.14. Saterbog.15. Tangra khall.

Samukpatha.

A. Mackenzie.

Secy. to the Gort. of Bengal.

[First Publication.]
NOTIFICATION.

The 17th August 1880.—The following revised rules passed by the Lieutenant-Governor under sections 31° and 41 of the Indian Forest Act (VII of 1878), having received the sanction of the Governor-General in Council, are hereby published for general information, in supersession of the notification of 13th January 1880 published in the Calcutta Gazette of the 14th idem. They will take effect in the protected forest tracts of the Sunderbuns described in the schedule annexed to the notifications of the 7th December 1878 and 24th February 1879 published in the Calcutta Gazette of 11th December 1878 and 26th February 1879), and will come into force from the date of their publication:—

Mile I.—No trees, timber, or any other forest produce shall be cut, sawn, gathered, or removed from within the boundaries of the Sunderbuns protected forests without prepayment in full of the charges due thereon at the rates following:—

(1) For every maund of sundri timber, one anna.

(2) For every manual of any other forest produce, one-fourth of an anna.

These, or such other charges as may from time to time be fixed under this rule, will also be levied on timber and other forest produce which may be exported from lands leased under the rules for the lease of waste lands in the Sunderbuns.

Rule II.—Any person desiring to enter the Sunderbuns protected forests for the purpose of cutting, sawing, converting, gathering, or removing trees, timber or any other forest produce, shall take out a permit or license for the produce which he proposes to remove. The said permit will be granted only on prepayment of the prescribed charges by the officer in charge of the Sunderbuns Forest Division, or by any of his subordinates duly authorized to receive payment and to issue permits.

authorized to receive payment and to issue permits.

Rule III.—The holder of a permit or license for the cutting, sawing, conversion, gathering, or removal of any forest produce within the boundaries of the Sunderbuns protected forests, shall produce the said permit or license when called upon to do so by any forest or police officer, and shall further be bound, on leaving the Sanderbuns protected forests, to return the said permit or license to one of the forest officers in charge of the revenue stations, a list of which will be notified from time to time in the Calcutta Gazette.

Rule IV.—Any forest produce in transit within, or passing out of, the Sunderbuns

Protected Forests, and any such produce found in any water-channel skirting or leading from the said forests, when there is reason to believe that any thing is payable to the Government in respect of such produce, may be stopped and examined by any forest or police officer.

The following is a list of the revenue stations referred to in Rule III of the above rules:-

- 1. Lower Bhola.
- 2. Upper ,
- S. Pussur.
- 4. Khulna.
- 5. Bhudder.
 6. Shupsah.
- 7. Koyrah.
- 8. Cobaduk.
- 9. Isreepore (Eshamuttee).
- 10. Bussuntpore.
- 11. Roymangal.
- 12. Rampura.
- 13. Mutlah.
- 14. Bogee.
- 15. Saterbog.
- 16. Tangara khal.
- 17. Samukpatha.

A. MACKENZIR, Secy. to the Govt. of Bengal.

(First Publication.) NOTIFICATION.

The 16th August 1880.—In supersession of the notification dated the 5th July 1875, published in the Calcutta Gazette of the 7th idem, it is hereby notified for general information that the district of Tipperah will be transferred from the Dacea to the Chittagong Division A. Mackenzie, from the 1st November 1880.

Secy. to the Govt. of Bengal.

[First Publication.] NOTIFICATION.

The 12th August 1880.—A plan and estimate for a further extension of the jetty embaukment between jetties Nos. 4 and 5, and for taking down import shed No. 1 and re-erecting it at No. 4 jetty, at a cost of Rs. 1,20,000, having been submitted by the Commissioners for making improvements in the port of Calcutta, with their Vice-Chairman's letter No. 1182, of the 12th July 1880, the Lieutenant-Governor is pleased to sanction the project under section 85 of Act V (B.C.) of 1870.

A. MACKENZIR, Secy. to the Govt. of Rengal,

[First Publication.] NOTIFICATION

The 13th August 1880 .- In continuation of the notification of the 18th August 1879, defining the limits of the Port of Calcutta, which was published at page 841 of the Calcutta Gazette of the 20th August 1879, the Lieutenant-Governor is pleased, with the sanction of the Government of India, to declare, in accordance with the provisions of sections 5 and 6 of the Indian Ports Act (XII of 1875), that high-watef-mark shall extend to 15 09 feet above the sill of the Kidderpore dock, that being the highest point reached by ordinary spring-tides in any season of the year.

2. On the Howrah side of the river this boundary has been defined and marked off by stone blocks fixed level with the river bank to mark the exact position of the 15:09 feet waterline, between the Port Commissioners' laud at Sibpore on the south, and the southern boundary of the East Indian Railway Company's premises on the north, as shown on a

plan submitted by the Commissioners.

A. MACKENETE, Secy to the Gout. of Bengal.

[First Publication.]

The 17th August 1880.—The following notification is published for general information. A. MACKENZIE. Secy. to the Govt. of Bengal.

GOVERNMENT OF INDIA.-MARINE BRANCH-MILITARY DEPARTMENT. NOTICE TO MARINERS. - (No. 9.)

RED SEA-GULF OF SUEZ.

Suez Bay-Lights at Port Ibraham.

Information has been received that the undermentioned lights are now exhibited at port Ibraham, Suez bay :-

Two floating lights are placed 897 yards scaward of the entrance of the harbourgreen on the northern side of the channel, red on the southern side.

A fixed green light is shown from the extremity of the north mole head; a fixed red

light from the extremity of the south mole head.

A fixed white light is shown from the extreme (western) end of the inner pier of the

Note. - The foregoing green and red lights mark the channel into the port.

Entering port Ibraham-the green lights are left on the port hand, the red lights on the

starboard band, the vessel being steered for the white light on the inner pier.

Also, that it is intended, when the state of the sea prevents the exhibition of the floating lights, to show two lights, green and red placed vertically, from the eastern commencement of the inner pier. These lights kept in line with the white light at the extreme (or western) end of the pier will then indicate the channel.

Buoyage.

Also, that a buoy has been placed on each side of the channel to port Ibraham, 568 yards from the mole heads-the northern buoy in a line with the green lights, the southern buoy in a line with the red lights.

By direction of the Government of India,

A. DUNDAR TAYLOR, Comdr. (late 1. N.), Superintendent, Marine Survey of India.

MARINE SURVEY DEPARTMENT, CALCUTTA, the 7th August 1880.

This Notice affects the following :

BRITISH ADMIRALTY Charts Non. 2523, 8a. 757, 238, and 784.

Sailing Directions, Red Sea Pilot, 1878, pages 23 and 36. 2.3

Light Lists for 1430.

Indian Marine Survey Light List for 1880; also Taylor's Sailing Directory, Vol. I, page 27.

If this Notice is received on hoard ship, the substance of it should be inserted on the Charts affected by it, and introduced into the Sailing Directions to which it relates.

[Second .Publication.]

NOTIFICATION.

The 9th August 1880.—It is hereby notified that the Lieutenant-Governor has been pleased to declare the provisions of Chapter IV of the Indian Forest Act, 1878, to be applicable to all forest and waste lands in the Government estate of Khorda, in the district of Pooree, excepting such lands as have been confirmed as revenue-free or settled with cultivators or others, and such lands as shall, during the course of the revenue settlement now in progress or thereafter, be so settled.

A. MACKENZIE, Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 4th August 1880.—Plans and estimates, amounting to one lakh seven thousand nine hundred and fifty-two rupees (Rs. 1,07,952), for carrying out improvements on their tramway having been submitted by the Commissioners for making improvements in the Port of Calcutta with their Vice-Chairman's letter, No. 308, dated 22nd April 1880, and been approved by the Public Works Department of this Government, the Lieutevant-Governor sanctions the works under Section 35 of Act V (B.C.) of 1870.

A. MACKENZIE, Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 4th August 1880.—Under the provisions of section 9 of Act IV (B.C.) of 1880, the Lieutenant-Governor authorizes the Commissioners for making improvements in the Port of Calcutta to raise a loan of five lakhs of rupees (Rs. 5,00,000) to enable them to meet the cost of purchasing the Armenian Ghât site and the buildings thereon, as well as to carry out the works for the improvement of their tramway which have this day been sanctioned.

A. MACKENZIB, Secy. 10 the Gort. of Bengal.

(Second Publication.)

The 6th August 1880.—The following notification of the Government of India is published in the Calcutta Gazette for general information.

A. MACKENZIE.
Secy. to the Govt. of Bengal.

No. 141.

HOME, REVENUE, AND AGRICULTURAL DEPARTMENT.

EMIGRATION.

Simla, the 30th July 1880.

NOTIFICATION.

Under the provisions of Section 56 of the Indian Emigration Act VII of 1871, the Governor-General in Council is pleased to direct the substitution of the following for Rules 23, 23A, and 23B, of the rules relating to emigration from the Port of Calcutta, published under the notification of the Government of India, No. 129, dated the 21st July 1877:—

23. Of the total number of emigrants to be embarked on board each ship, the proportion of adult females shall not, except as provided in rule 25, be less than 40 to every 100 adult malos.

C. GRANT.
Offg. Secy. to the Govt. of India.

(Third Publication.)

NOTICE.

The 24th July 1880.—It is hereby notified, under section 8, Act V (B.C.) of 1876, that the Lieutenant. Governor intends to declare the town of Pooree, in the district of Pooree, to be a tras-class municipality under the said Act, unless good reason to the contrary be shown within one month.

COLMAN MACAULAY,
Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

NOTICE.

The 3rd August 1880.—Notice is hereby given that officers of the Public Works and Telegraph Departments, who may be desirous of sending their children to the Government Railway School at Kurscoug, can do so on the following terms :-

If their incomes amount to Rs. 150 or under

If their incomes amount to Rs. 200 or under

If their incomes amount to over Rs. 200

Rs. 15 per mensem, and Rs. 19 for a second child of the same family.

Rs. 18 per mensem, and Rs. 15 for a second child of the same family.

Rs. 20 per measem, and Rs. 15 for a second child of the same family.

A. MACKENZIE, Secy. to the Gout. of Bengal.

[Third Publication.]

The 3rd August 1880 .- The following rules regarding the possession of lioit salt in the excepted limits of Calcutta, and its transport therefrom into protected limits, are published for general information :-

(a)-Every application for a "certificate" for landing salt from shipboard, or for removing it from the bonded golahs into the excepted limits of Calcutta, must in future be made to the Collector of Customs instead of to the Board of Revenue, and any person attempting to land salt within such limits without having taken out such certificate will be liable to the penalties provided under the Sca Customs Act VIII of 1878.

This cancels rule 36, section 2 of the Rules for the guidance of officers engaged in the

administration of the Salt Department in the Lower Provinces of Bengal.

The following rules are added to Rule 30, section 2 of the same rules :-

- (b)-In granting a rowanah for salt which is to be conveyed out of the excepted limits of Calcutta into protected limits, the Board will require the applicant for the rowauah to give the full particulars of the certificate under which it was landed in Calcutta.
- (c)—If the holder of a rowanah issued by the Board of Revenue for salt to be taken from shipboard out of the excepted limits desires to laud the whole or any portion of such aslt within the excepted limits, he must apply for the Board's orders to cancel the original rowanah. On his application being granted, he will, on payment of the usual fees, be furnished with a letter of advice to the Collector of Customs for the issue of a "certificate" in respect of the whole or such portion of the salt as he desires to land within the excepted limits of Calcutta; and if necessary, with an "exchange rowansh" in respect of the balance to be taken beyond the excepted limits.
- (d)—The holder of a rowanah for the transport of selt from the bonded golahs, or from shipboard into the protected limits vid the Chitpore pass-station, will be at liberty to choose any of the three following routes :

(1)—By the river Hooghly by boat.

(2)—By the Port Commissioners' tramway vid Armenian Ghat.
(3)—By the Port Commissioners' tramway vid Rathtollah Ghat.

The route chosen must be declared when the rowanah is taken out, and the customs officer on board the ship from which the salt is delivered will make out the hoat-notes If the holder of the rowanah wishes to alter the route, he according to the route chosen. can do so by applying to the Board as provided in Rule 31.

> A. MACKENBIE. Secy. to the Govt. of Bengal.

[First Publication.]

DECLARATION.

The 12th August 1880.—Whereas it appears to the Lieutenant-Governor that land is required to be taken up by Government at the public expense for a public purpose, viz. for a post-office bungalow in the village of Karakdi, pergunnah Nasibshahi, district Faridpur, it is hereby declared that for the above purpose a piece of land measuring, more or less, 8½ cottahs of standard measurement, is required within the aforesaid village of Karakdi. It is bounded as follows:—

On the west by Nibaran Chang's residence;

On the cast and north by the land belonging to Chintamani Bhattacharjea; On the south by the land belonging to Mohonlal Bhadury and others.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

> A. MACKENAIE, Secy, to the Goot, of Bengal.

NOTIFICATION.

The 4th February 1880.—The Lieutenant-Governor is pleased to publish for general information the following Order in Council, and the Regulations appended thereto, for preventing collisions at sea, which will come into force on the 1st September 1880.

> H. J. REYNOLDS, Secy, to the Govt. of Bengal.

At the Court at Osborne House, Isle of Wight, the 14th day of August 1879.

PRESENT:

THE QUEEN'S MOST EXCELLENT MAJESTY IN COUNCIL.

WHEREAS by "The Merchant Shipping Act Amendment Act, 1862," it was, enacted that on and after the first day of June one thousand eight hundred and sixty-three, or such later day as might be fixed for the purpose by Order in Council, the Regulations contained in the table marked C in the schedule to the said Act should come into operation and be of the same force as if they were enacted in the body of the said Act; but that Her Majestv might from time to time, on the joint recommendation of the Admiralty and the Board of Trade, by Order in Council, annul or modify any of the said Regulations, or make new Regulations in addition thereto or in substitution therefor; and that any alterations in, or additions to, such Regulations made in manner aforesaid should be of the same force as the Regulations in the

said schedule :

And whereas by the same Act it was further provided that whenever it should be made to appear to Her Majesty that the Government of any foreign country was willing that the Regulations for preventing collisions contained in Table C in the schedule to the said Act, or such other Regulations for preventing collisions as are for the time being in force under the said Act, should apply to the ships of such country when beyond the limits of British jurisdiction, Her Majesty might, by Order in Council, direct that such Regulations should apply to the ships of the said foreign country, whether within British jurisdiction or not; and it was further provided by the said Act that whenever an Order in Council had been issued applying any Regulation made by, or in pursuance of, the said Act to the ships of any foreign country, such ships should in all cases arising in any British court, be deemed to be subject to such Regulation, and should, for the purpose of such Regulation, be treated as if they were British ships:

And whereas by an Order in Council made in pursuance of the said recited Act, and dated the ninth day of January one thousand eight hundred and sixty-three, Her Majesty was pleased to direct: First, that the Regulations contained in the schedule to the said Act should be modified by the substitution for such Regulations of certain Regulations appended

to the said Order;

Secondly, that the said Regulations appended to the said Order should, on and after the first day of June one thousand eight hundred and sixty-three, apply to French ships, whether

within British jurisdiction or not :

And whereas by several Orders in Council subsequently made, Her Majesty was pleased to direct that the Regulations appended to the said Order of the ninth of January one thousand eight hundred and sixty-three, should apply to ships of the countries specified in the said Orders, whether within British jurisdiction or not:

And whereas by Order in Council, dated the thirtieth day of July one thousand eight hundred and sixty-eight, Her Majesty, on the joint recommendation of the Admiralty and the Board of Trade, was pleased to make certain additions to the Regulations appended to the said first-recited Order in Council, for the purpose of explaining Articles 11 and 13 of the said Regulations, and of removing doubt and misapprehension concerning the effect of

the said two Articles:

And whereas the Admiralty and the Board of Trade have jointly recommended to Her Majesty that the Regulations contained in the Order in Council dated the ninth day of January one thousand eight hundred and sixty-three, and the additions to the said Regulations contained in the said Order in Council of the thirtieth day of July one thousand eight hundred and sixty-eight, shall be annulled from the first day of September one thousand eight hundred and eighty, and that there shall be substituted for the said Regulations and additions respectively the new Regulations hereinafter set forth :

And whereas it has been made to appear to Her Majesty that the Governments of the several foreign countries mentioned in the second schedule hereto are respectively willing that the Regulations contained in the first schedule hereto shall apply to ships of the said

Now therefore Her Majesty, by virtue of the powers vested in Her by the said recited Act, and by and with the advice of Her Privy Council, is pleased to direct—

First, that on and after the first day of September one thousand eight hundred and eighty, the Regulations appended to the said Order in Council of the ninth day of January one thousand eight hundred and sixty-three, and the additions to the said Regulations contumed in the said Order in Council of the thirtieth day of July one thousand eight hundred and sixty-eight, shall be annulled, and that there shall be substituted for the said Regulations and additions respectively the new Regulations contained in the first schedule hereto.

Second, that the said Regulations contained in the said first schedule herete shall, from and after the first day of September one thousand eight hundred and eighty, apply to ships of the countries mentioned in the said second schedule hereto, whether within British juris-C. L. PERL.

diction or not

FIRST SCHEDULE.

REGULATIONS FOR PREVENTING COLLISIONS AT SEA.

Preliminary.

ART. 1. In the following rules every steam-ship which is under sail and not under steam is to be considered a sailing ship; and every steam-ship which is under steam, whether under sail or not, is to be considered a ship under steam.

Rules Concerning Lights.

- ART. 2. The lights mentioned in the following Articles, numbered 3, 4, 5, 6, 7, 8, 9, 10, and 11, and no others, shall be carried in all weathers, from sunset to sunrise.
 - ART. 3. A sea-going steam-ship when under way shall carry-
 - (a.) On or in front of the foremast, at a height above the hull of not less than 20 feet and if the breadth of the ship exceeds 20 feet, then at a height above the hull not less than such breadth, a bright white light, so constructed as to show an uniform and unbroken light over an arc of the horizon of 20 points of the compass; so fixed as to throw the light 10 points on each side of the ship, viz. from right ahead to 2 points abaft the beam on either side; and of such a character as to be visible on a dark night, with a clear stmosphere, at a distance of at least five miles.
 - (6.) On the starboard side, a green light so constructed as to show an uniform and unbroken light over an arc of the horizon of 10 points of the compass; so fixed as to throw the light from right ahead to 2 points abaft the beam on the starboard side; and of such a character as to be visible on a dark night, with a clear atmosphere, at a distance of at least two miles.
 - (c.) On the port side, a red light, so constructed as to show an uniform and unbroken light over an arc of the horizon of 10 points of the compass; so fixed as to throw the light from right ahead to 2 points abaft the beam on the port side; and of such a character as to be visible on a dark night, with a clear atmosphere, at a distance of at least two miles.
 - (d.) The said green and red side lights shall be fitted with inboard screens projecting at least three feet forward from the light, so as to prevent these lights from being seen across the bow.
- ART. 4. A steam-ship, when towing another ship, shall, in addition to ber side lights carry two bright white lights in a vertical line one over the other, not less than three feet apart, so as to distinguish her from other steam-ships. Each of these lights shall be of the same construction and character, and shall be carried in the same position, as the white light which other steam-ships are required to carry.
- ART. 5. A ship, whether a steam-ship or a sailing ship, when employed either in laying or in picking up a telegraph cable, or which from any accident is not under command, shall at night carry in the same position as the white light which steam-ships are required to carry, and, if a steam-ship, in place of that light, three red lights in globular lanterns, each not less than 10 inches in diameter, in a vertical line one over the other, not less than three feet apart; and shall by day carry in a vertical line one over the other, not less than three feet apart, in front of, but not lower than, her foremast head, three black balls or shapes, each two feet in diameter.

These shapes and lights are to be taken by approaching ships as signals that the ship using them is not under command, and cannot therefore get out of the way.

The above ships when not making any way through the water, shall not carry the side lights, but when making way shall carry them.

- ART. 6. A sailing ship under way, or being towed, shall carry the same lights as are provided by Article 3 for a steam-ship under way, with the exception of the white light, which she shall never carry.
- ART. 7. Whenever, as in the case of small vessels during bad weather, the green and red side lights cannot be fixed, these lights shall be kept on deck, on their respective sides of the vessel, ready for use: and shall, on the approach of or to other vessels, be exhibited on their respective sides in sufficient time to prevent collision, in such manner as to make them most visible, and so that the green light shall not be seen on the port side, nor the red light on the starboard side.

To make the use of these portable lights more certain and easy, the lanterns containing them shall each be painted outside with the colour of the light they respectively contain, and shall be provided with proper screens.

Aut. 8. A ship, whether a steam-ship or a sailing ship, when at anchor, shall carry, where it can best be seen, but at a height not exceeding 20 feet above the hull, a white light, in a globular lantern of not less than eight inches in diameter, and so constructed as to show a clear uniform and unbroken light visible all round the horizon, at a distance of at least one mile.

ART. 9. A pilot vessel, when engaged on her station on pilotage duty, shall not carry the lights required for other vessels, but shall carry a white light at the mast-head visible all round the horizon, and shall also exhibit a flare-up light or flare-up lights at short intervals which shall never exceed fifteen minutes.

A pilot vessel, when not engaged on her station on pilotage duty, shall carry lights simi-

lar to those of other ships.

- ART. 10. (a)-Open fishing boats and other open boats when under way shall not be obliged to carry the side lights required for other vessels; but every such boat shall in lieu thereof have ready at hand a lantern with a green glass on the one side and a red glass on the other side; and on the approach of or to other vessels such lantern shall be exhibited in sufficient time to prevent collision, so that the green light shall not be seen on the port side, nor the red light on the starboard side.
 - (b)-A fishing vessel and an open boat when at anchor shall exhibit a bright white light.
 - (c)-A fishing vessel when employed in drift net fishing, shall carry on one of her masts two red lights in a vertical line one over the other, not less than three
 - (d)-A trawler at work shall carry on one of her masts two lights in a vertical line one over the other, not less than three feet apart, the upper light red and the lower green, and shall also either carry the side lights required for other vessels, or if the side lights cannot be carried, have ready at hand the coloured lights as provided in Article 7, or a lantern with a red and a green glass as described in paragraph (a) of this Article.
 - (e)—Pisbing vessels and open boats shall not be prevented from using a flare-up in addition if they desire to do so.
 - (f)-The lights mentioned in this Article are substituted for those mentioned in the 12th, 13th, and 14th Articles of the Convention between France and England scheduled to the British Sea Fisheries Act, 1868.
 - (g)—All lights required by this Article, except side lights, shall be in globular lanterns so constructed as to show all round the horizon.
- ART. 11. A ship which is being overtaken by another shall show from her stern to such last-mentioned ship a white light or a flare-up light.

Sound Signals for Fog, &c.

ART. 12. A steam-ship shall be provided with a steam whistle, or other efficient steam sound signal, so placed that the sound may not be intercepted by any obstructions, and with an efficient fog-horn to be sounded by bellows or other mechanical means, and also with an efficient bell. A sailing ship shall be provided with a similar fog-horn and bell.

In fog, mist, or falling snow, whether by day or night, the signals described in this Article shall be used as follows, that is to say—

- (a) A steam-ship under way shall make with her steam whistle, or other steam sound signal, at intervals of not more than two minutes, a prolonged blast.
- (b)-A sailing ship under way shall make with her fog-horn, at intervals of not more than two minutes, when on the starboard tack one blast, when on the port tack two blasts in succession, and when with the wind abaft the beam three blasts in succession.
- (c)-A steam-ship and a sailing ship when not under way shall, at intervals of not more than two minutes, ring the bell.

Speed of Ships to be moderate in Fog, &c.

ART. 18. Every chip, whether a sailing ship or steam-ship, shall in a fog, mist, or falling snew, go at a moderate apeed.

Steering and Sailing Rules.

- Aur. 14. When two sailing ships are approaching one another, so as to involve risk of collision, one of them shall keep out of the way of the other as follows, viz :-
 - (a)-A ship which is running free shall keep out of the way of a ship which is closebauled.
 - (6)-A ship which is close-hauled on the port tack shall keep out of the way of a ship which is close-hauled on the starboard tack.
 - (e) When both are running free with the wind on different sides, the ship which has the wind on the port side shall keep out of the way of the other.
 - (d)-When both are running free with the wind on the same side, the chip which is to windward shall keep out of the way of the ship which is to leeward.
 - (c)-A ship which has the wind aft shall keep out of the way of the other ship.

ART. 15. If two ships under steam are meeting end on, or nearly end on, so as to involve siek of collision, each shall alter her course to starboard, so that each may pass on the port side of the other.

This Article only applies to cases where ships are meeting end on, or nearly end on, in such a manner as to involve risk of collision, and does not apply to two ships which must, if both keep on their respective courses, pass clear of each other.

The only cases to which it does apply are, when each of the two ships is end on, or nearly end on to the other, in other words, to cases in which by day each ship sees the mast of the other in a line, or nearly in a line, with her own and by night, to cases in which each ship is in such a position as to see both

the side lights of the other.

It does not apply by day to cases in which a ship sees another shead crossing her own course; or by night, to cases where the red light of one ship is opposed to the red light of the other, or where the green light of one ship is opposed to the green light of the other, or where a red light without a green light, or a green light without a red light is seen shead, or where both green and red lights are seen anywhere but ahead.

If two ships under steam are crossing so as to involve risk of collision, the 16. ship which has the other on her own starboard side shall keep out of the way of the other.

If two ships, one of which is a sailing ship and the other a steam-ship, are ART. 17. proceeding in such directions as to involve risk of collision, the steam-ship shall keep out of the way of the sailing ship.

Every steam-ship when approaching another ship, so as to involve risk of ART.

collision, shall slacken her speed, or stop and reverse if necessary.

ART. 19. In taking any course authorized or required by these Regulations a steam-ship under way may indicate that course to any other ship which she has in sight by the following signals on her steam whistle, viz :-

One short blast to mean-" I am directing my course to starhoard." Two short blasts to mean—"I am directing my course to port."
Three short blasts to mean—"I am going full speed astern."

The use of these signals is optional; but if they are used, the course of the ship must be in accordance with the signal made.

ART. 20. Notwithstanding snything contained in any preceding Article every ship, whether a sailing ship or steam-ship, overtaking any other, shall keep out of the way of the overtaken ship.

ART. 21. In narrow channels every steam-ship shall, when it is safe and practicable, keep to that side of the fair way or midchannel which lies on the starboard side of such ship.

ART. 22. Where by the above rules one of two ships is to keep out of the way the

other shall keep her course.

ART. 23. In obeying and construing these rules due regard shall be had to all dangers of navigation, and to any special circumstances which may render a departure from the above rules necessary in order to avoid immediate danger.

No Ship under any circumstances to neglect proper precautions.

ART. 24. Nothing in these rules shall exonerate any ship, or the owner, or master, or crew thereof, from the consequences of any neglect to carry lights or signals, or of any neglect to keep a proper look-out, or of the neglect of any precaution which may be required by the ordinary practice of seamen, or by the special circumstances of the case.

Reservation of Rules for Harbours and Inland Navigation.

Nothing in these rules shall interfere with the operation of a special rule duly made by local authority relative to the navigation of any harbour, river, or inland navigation.

Special Lights for Squadrons and Convoys.

ART. 26. Nothing in these rules shall interfere with the operation of any special rules made by the Government of any nation with respect to additional station and signal lights for two or more ships of war, or for ships sailing under convoy.

SECOND SCHEDULE.

Austria-Hungary. Belgium. Netherlands. Chili. Norway. Denmark. Portugal. France. Russia. Germany. Spain. Great Britain. Sweden. United States.

JUDICIAL DEPARTMENT

No. 8769A.

The 2nd August 1880.—Mr. G. G. Dey, Officiating Joint-Magistrate and Deputy Collector, Chittagong, is vested with the powers of a Magistrate of the first class and with the power to try summarily the offences mentioned in Section 222 of the Criminal Procedure Code.

The 11th August 1880.—Baboo Gunga Narain Roy, temporary Sub-Deputy Collector, Kishnaghur, in the district of Nuddea, is vested with the powers of a Magistrate of the

Baboo Mobendro Nath Bose, First Subordinate Judge of Tirhoot, is allowed leave for six months, under section 6, Supplement F of the Civil Leave Code, with effect from the 28th ultimo.

The 12th August 1880.—Baboo Radha Krisna Sen, B.L., Moonsif of Diamond Harbour, in the district of the 24-Pergunuahs, is appointed to act as Moonsif of Tumlook, in the district of Midnapore, during the absence, on sick leave, of Baboo Benode Behary Chowdhry, or until further orders.

Baboo Radha Krisna Sen is vested, under Section 29 of the Bengal Civil Courts Act VI of 1871, with the powers of a Small Cause Court Judge for the trial of suits to the value of Rs. 50 cognizable by such a Court.

Mr. C. P. Caspersz, Assistant Magistrate and Collector, Raneegunge, Burdwan, is vested

with the powers of a Magistrate of the 1st class.

Mr. C. P. Caspersz is appointed, under the provisions of section 3, Act II of 1869, to act as a Justice of the Peace within the territories under the Lieutenant-Governor's control.

The 17th August 1880 .- Baboo Doorga Churn Ghose, Second Moonsif of Hooghly, is transferred to Serampore, in that district, until the Doorga Poojah vacation.

LEAVE OF ABSENCE TO MOONSIPS .- The 12th August 1880 .- Baboo Ghonesham Goopta, Moonsif of Purneah, has been allowed leave of absence for 15 days, under Section 4, Supplement F of the Civil Leave Code, with effect from the 17th April 1880.

Baboo Gour Churn Roy, late Officiating Moonsif of Kudwa, in the district of Purneah, has been allowed leave of absence for 19 days, from the 29th May to the 16th June 1880, under Section 4, Rule 1, Supplement F of the Civil Leave Code.

Baboo Gopeenath Mattay, Moonsif of Hajeepore, in the district of Tirhoot, has been allowed leave of absence for one day, the 27th July 1880, under Section 4, Supplement F of the Civil Leave Code, in extension of that already granted to him on the 7th May 1880.

> HORACE A. COCKERELL, Secy. to the Gont. of Bengal.

[First Publication.]

NOTIFICATION.

The 11th August 1880.—Under the provisions of Section 5 of the Indian Registration Act III of 1877, the Lieutenant-Governor sanctions the formation of a new registration subdistrict, with head-quarters at thana Lohardugga, in the sub-division of Ranchi. in the district of Lohardugga, conterminous with the jurisdiction of the Moonsiff of Lohardugga, and comprising thamas Lohardugga, Palkot, Karambu, Barwe, Balumat, and Bira. tion sub-district of Ranchi will henceforth be restricted to thanas Ranchi, Choreya, Basiya, Ladhwa, Silli, Tamur, and Torp. These changes will take effect from the 1st September 1580.

> HORACE A. COCKERELL, Sacy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 11th August 1880.—Under the provisions of Section 5 of the Indian Registration Act III of 1877, the Lieutenaut-Governor directs that the registration sub-district of Gopalgunge, in the district of Sarun, be reconstituted with head-quarters at Gopalgunge, and comprising as formerly thanss Barouli (with pergunnah Murhul) and Baragaon belonging to the sub-district of Sewan. The sub-divisional officer of Gopalgunge will be ex-officed Sub-Registrar. This notification will take effect from the 15th August 1880.

> HORACE A. COCKERBLL, Secy. to the Gout. of Bengal.

(First Publication.) NOTIFICATION.

The 17th August 1880.—It is hereby notified under the provisions of Section 15 of Act V of 1861 that the villages of Deotulla, Bhygoorah, Karaitallah, Koichoichora, Talleshur, Sonbaria, Jaffurkhally, Amtalla, Bamna, Bolaibuniah, Golaghata, Katakhali, Lattabuniah and Borokalaliah, in the Perozepore Sub-Division in the district of Backergunge, being still in a very disturbed and dangerous state, owing to the existence of disputes regarding the possession of lands and collection of rents, and owing to the animosity between the rival parties, the Lieutenant-Governor has sanctioned from the 16th August 1880, the employment for a further period of one year, of a Special Police Force consisting of one Sub-Inspector, four Head-Constables and fifty Constables to be quartered at the said villages for the purpose of keeping the peace between the members of the family of the Bamna Chowdhuries and their rivals respecting the estate known as Jooar Ramna Bamna.

2. The cost of the police force noted below will be assessed and levied from the inhabitants of the villages in proportion to their respective means:—

				Rs.	A.	P.
1 Sub-Inspector at Rs. 50		3 0 4		50	0	0
1 Head-Constable at Rs. 25				25	0	0
l Ditto at Rs. 20				20	0	0
I Ditto at Rs. 15	1.4.4			15	0	0
1 Ditto at Rs. 10		• • •		10	0	0
20 Constables at Rs. 9 each		b 0 1	0 = 0	180	0	0
30 Ditto at Rs. 8 ,,			000	240	0	0
		Total	0.00	540	0	0
Pensionary charges at 2 As. per R	Lupee		8 0 4	67	8	0
Contingencies at ten per cent.		***		54	0	0
One Sub-Inspector's boat hire at I	Rs. 20			20	0	0
Hire of 2 Dak boats at Rs. 25 eac	h			50	0	0
		Total	•••	731	8	0
					×	12
Total for 12 mo	nths or o	ne year		8,778	0	0
Clothing allowance of 54 men a				216	0	0
Repairs to Barracks	* 0 0	0.0	0 0 0	100	0	0
	Gra	nd Total		9,094	0	0

Horace A. Cockurell, Secy. to the Goot. of Bengal.

[Second Publication.] NOTIFICATION.

The 6th August 1880.—It is hereby notified that the "Nicklee" moonsifee, in the district of Mymensingh, shall hereafter be designated the "Haseinpur" moonsifee.

Honaca A. Cockerell, Secy. to the Govt. of Bengal.

[Second Publication.] NOTIFICATION.

The 6th August 1880.—Under Section 8, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan marriages and divorces), the Lieutenant-Governor has granted a license to Moonshi Abdur Rahman authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar within the police-stations of Chintaman, Nawabganj, Raniganj, and Habra, in the district of Dinagepore.

Horace A. Cockenett, Secy. to the Govt. of Bengal.

(Second Publication.) NOTIFICATION.

The 10th August 1880.—In continuation of the Government notification of the 30th July 1879, it is hereby notified, under the provisions of section 15 of Act V of 1861, that in consequence of ill-feeling still existing between the adherents of Breenarsin Ghose and Rohimuddi Meah, son-in-law of Gogun Meah, at Singkhali and Aturkhali, in the Perusepore sub-division, in the district of Backergunge, and it being probable that if the police were withdrawn a breach of the peace would take place, the Lieutenant-Governor sauctions the

retention, for a further period of one year from the 31st July 1880, of the special police force of one head-constable and four constables quartered at Singkhali, in the Perozepore sub-division, in the district of Backergunge.

2. The cost of the force noted below will, as before, be assessed and levied from the inhabitants of the village in proportion to their respective means :-

					Ks.	A.	P.
1	head-constable, 8rd grade, at	Rs. 15	0.00		15	0	0
2	annetables Ond		each		16	0	0
2	1144 O.J	7	39 ***	0.00	14	0	0
I	Pensionary charges at 2 annas p	er rupee	•••		5	10	0
	Contingent charges at 10 per cer	nt.			4	8	0
Ì	Head-constable's diugee hire at	Rs. 8 p	er month		8	0	O,
1	dåk boat	•••		* * *	25	0	0
					88	2 ×	0 12
			Total	-	1.057	8	_
C	Clothing allowance of five men	at Ra. 4			20	0	0
	Repairs of barracks		***	•••	20	0	o
			1 600	-		_	_
		Annu	al Total		1,097	8	0
		27 11 10	MA AUVES		1,00	_	

HORACE A. COCKERELL, Secy. to the Govt. of Bengal.

[Third Publication.] NOTIFICATION.

The 2nd August 1880 .- In supersession of all previous orders appointing Honorary Magistrates for the Bench at Sooree, in the district of Beerbhoom, the following gentlemen are appointed by the Lieutenant-Governor to be members of the Bench, and are vested each with the powers of a Magistrate of the Third Class :-

Baboo Dukhina Ronjon Mookerjee, Zemindar of Sooree.

Nimye Chandra Shaha, Shop-keeper, Sooree.

" Tin Couri Roy, Zemindar of Soopoor. Meah Abdoo Sobhan, Zemindar of Sekeddah.

Baboo Rum Narain Singh, Shop-keeper and Landholder, Sooree.

Kirti Chandra Mookerjee, Laudholder, Sooree. Protap Chandra Singh, Zemındar of Batikar. Moonshee Ahsan Hossein, Landholder of Rajnogore.

Horace A. Cockerell, Secy. to the Govt, of Bengal.

[Third Publication.] NOTIFICATION.

The 27th July 1880 .- Under the provisions of section 5 of the Indian Registration Act (III of 1877), the Lieutenant-Governor sanctions the transfer of thana Ranisankail, at present included in the registration sub-district of Dinagepore, to the sub-district of Birgunge, in the district of Dinagepore. This notification will take effect from the 1st August 1980.

> HORACE A. COCKERELL, Secy, to the Govt. of Bengal,

PUBLIC WORKS DEPARTMENT.—BENGAL.

LOCAL COMMUNICATIONS.

The 14th August 1880.

No. 140 .- Declaration under Section 6 of Act X of 1870 of the Government of India. Whereas it appears to the Lieutenaut-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, via. for making a diversion of the road from Nonkholly to Begungunge, in consequence of the encroachment of the river within the Municipality of Nonkholly in the village of Sripur Chakla Osadia, zillah Noakholly, it is hereby declared that for the above purpose two strips of land, one measuring 820 feet by 30 feet and another 1,373 feet by 70 feet, aggregating, more or less, 8 beeghas ? cottahe and 8 chittacks of standard measurement, are required within the aforesaid village of Sripur.

2. This declaration is made, under the provisions of section 6, Act X of 1870, to all

whom it may conceru.

' ESTABLISHMENT.

The 16th August 1880.

No. 141.-Notification -The following Assistant Engineers have passed the examination prescribed in the Public Works Code, paragraph 17, Chapter II, on the 15th July

Mr. C. A. Mills. Assistant Engineer 2nd Grade, District Engineer, Gya. Mr. J. C White, ditto ditto 2nd Calcutta Division. ditto. ditto Patna Mr. A. Horne, Mr. W. A. Darling, Darjeeling ditto. ditto ditto ditto. ditto Cossyu Mr. T. Butler, ditto

No. 142 .- Promotion .- Baboo Haran Chunder Banerjee, Assistant Eugineer, Third Grade, Burdwan Division, having passed the prescribed examination, is promoted to the Second Grade, with effect from the 15th July 1880.

The 17th August 1880.

No. 143.—Notification —Mr. F. Sills, Executive Engineer, Third Grade, assumed charge of the Dacca Division, from Mr. D. Scott, on the forenoon of the 4th August 1880.

T. H. WICKES,

Asst. Secy. to the Govt. of Bengal, P. W. Dept.

IRRIGATION

[Fifth Publication,]

IRRIGATION.

DRAFT RULES PROPOSED FOR THE SONE CANALS UNDER ACT III (B.C.) OF 1876. Dated the 20th July 1880.

No. 102 - Notification .- In exercise of the powers conferred on him by section 99 of Act III (B.C.) of 1876, the Hon'ble the Lieutenant-Governor is pleased to direct the publication of the following rules for the Sone Canals which it is proposed to substitute for the rules passed and published at pages 761 to 767, Part I of the Calcutta Gazette of the 23rd July 1879.

C. TAYLOR, Offg. Asat. Secy., for Joint.-Secy. to the Govt. of Bengal, P. W. Dept., Irrigation Branch,

RULES UNDER ACT III (B.C.) 1876.

1. The Collector, before awarding compensation under section 16, or for making a reference under section 17 of the Act, shall obtain the written opinion of the Superintending Canal Officer, which shall form part of the record of the proceedings.

2. Persons desirous of acquiring land for the construction of a village channel, or for having a village channel constructed by Canal Agency, shall prefer a written application to the Divisional Canal Officer, or to any other officer duly authorized by him to receive such application.

3. Ordinarily, no village channel shall exceed two miles in length from its head to the point of contact with the village boundary.

4. It shall be the duty of the Canal Officer to register all village channels after due notice has been given to the owner of his intention to do so; if the latterobjects, no water will be given.

5. No alteration among the shareholders will be recognized, unless the sanction of the

Canal Officer has been first obtained.

6. Persons desirous of taking water from a registered village channel shall, previous to doing so, prefer a written application (Appendix A) to the Divisional Canal Officer, Sub-Divisional Canal Officer, or any subordinate duly authorized by the Divisional Canal Officer to receive such application; and no water shall be taken until after the receipt of a permit (Appendix B) from competent authority.

Water shall not be granted where, in the opinion of the Canal Officer, waste is 7.

likely to occur.

8. An application under Rule 6 shall, if granted, and unless otherwise specially agreed upon, be subject to the following conditions:

(a)—That the water supplied shall not be used for other purposes than irrigation without the written consent of the Divisional or Sub-Divisional Causi Officer.

without the written consent of the Divisional or Sub-Divisional Canal Officer.

(b)—That the Sub-Divisional Canal Officer shall, in consultation with the applicants, appoint a headman (to be called a Lambardar), known, or ascertained to be, a substantial person possessed of property, to attend to their interests, to receive and carry out the orders of the Canal Officers, and to distribute the water among the shareholders in the village channel according to their shares.

(d)—That in any case where the Sub-Divisional Canal Officer cannot agree with the applicants in the appointment of a Lambardar, the Sub-Divisional Canal Officer shall make the appointment himself, subject to the approval of the Divisional Canal Officer.

9. The Divisional Canal Officer is empowered to pay to the Lambardar appointed under Rule 81, the fees detailed in the rule next following, subject to the condition of satisfactory

performance of duty.

10. The allowance to the Lambardar for duties connected with the village channel such as arranging that it shall be kept in proper repair, reporting unauthorized irrigation, distributing the water to the shareholders, seeing that the outlet is closed according to the orders of the Sub-Divisional Canal Officer, and generally assisting the officers of the Irrigation Department, shall be half anna in the rupee on the amount of canal water-rates assessed on the lands irrigated from the village channel under his charge. The Divisional Canal Officer may retrench the whole or any part of the fees under this rule in the event of non-compliance with these conditions.

11. The Sub-Divisional Canal Officer may, by written order under section 76 (a), stop the supply to any village channel when he is satisfied, after inspection by himself or by one of his subordinates, that it is not maintained in proper repair; such order shall be recorded in

the Sub-Divisional Office.

12. The Divisional Canal Officer may close the outlets in rotation as he may consider necessary. Such closures shall not extend beyond ten consecutive days, and shall be notified to the Lambardara of village channels. For longer closures the authority of the Superintending Canal Officer is required.

8. Nothing in the above rules shall be taken to affect the power of the Superintending

or Divisional Canal Officer to stop the supply of water in case of pressing emergency.

14. The water-gauges on distributaries or other channels shall be held to give authoritative data for all calculations of discharge required to verify claims for remission of water-rate

on account of loss of water.

- 15. Claims to remission of water-rates under section 76(b) shall only be admitted on proof of actual loss caused by the stoppage of supply. On proof of such loss, the Divisional Canal Officer may remit the whole or any portion of the rates. All applications for remission of water-rates shall be made in writing by the parties concerned, either in person, or through their beadman, to the nearest Sub-Divisional Canal Officer, at least sever days prior to the cutting of the crop. On receipt of such application, the Sub-Divisional Canal Officer shall, after due local enquiry, forward the application with his remarks to the Divisional Canal Officer for decision.
- 16. Before awarding compensation under section 76(c), the Collector shall obtain the written opinion of the Divisional Causi Officer, and such opinion shall form part of the record

of the proceedings.

17. Contracts between the Divisional Canal Officer on the part of Government, and private individuals, for the use of water as a motive power, or for any other purpose whatsoever, not included in the published schedule of rates, shall, if for any period not exceeding one year, require the previous sanction of the Superintending Canal Officer. If proposed for longer periods, such contracts shall be submitted for the sanction of the Lieutenant-Governor in the Irrigation Department.

18. Tanks may be filled with canal water without charge, and without reference to the area irrigated in any village, wherever water can be made available without injury to the

cultivation dependent on any canal, under the following conditions:-

(a.)—No tank shall be so filled unless the water is to be exclusively used for domestic purposes or for watering cat:le, or both.

(b.)-No tank shall be so filled from which irrigation is practised.

- (c.)—No tank shall be so filled which, intercepting any line of drainage, is liable to overflow from accumulation of water derived from natural causes.
- (d.)—No tank shall be so filled except on the written order of the Sub-Divisional Canal Officer issued on the written application of the parties concerned.
- (c.)—No tank shall be so filled unless the village channel used to fill it shall be shown to the satisfaction of the Sub-Divisional Canal Officer to be in a sound condition when the application is made.
- (f.)—The privilege herein accorded may, by written order of the Divisional Canal Officer, subject to revision by the Superintending Canal Officer, whose decision shall be final, be suspended for 12 months for breach of any of the above conditions
- 19. Leases for terms of five years for the supply of water between the 25th June of one year and the lat April of the following year will be given at the rates fixed in the Schedule, Rule 33, provided that land leased in any village forms one or more compact blocks, each of not less than 50 acres, defined by well-marked boundaries of such a nature as clearly to distinguish leased from the adjoining unleased lands, and to prevent the latter from being surreptitiously watered under cover of the lease.

20. Well-marked boundaries of the nature required by the foregoing rule generally exist. Village roads, bunds of ahrahe, village boundaries, and similar natural marks will be sufficient. If such do not exist, and it appears advisable to grant the lease, the villagers may, at the discretion of the Divisional Canal Officer, he required to make small bunds round the leased area, or mark its limits by the erection of cheap boundary marks, or cause to be carried out such arrangements as may suffice for the future identification of the leased area.

21. No restriction is placed on the description of crop to be grown under five-year leases, but no water will be given on these leases between the 1st of April and the 25th of June. The Superintending Canal Officer may relax this rule in the case of water being required for rice-seed bods.

If in the opinion of the Divisional Canal Officer it appears advisable to grant a lease for a block of less than 50 acres in area, he must refer the matter for the necision of the Superintending Canal Officer, at whose discretion the restriction as to area may be relaxed.

23. Present holders of three-year leases may at their option avail themselves of the terms

offered to the holders of five-year leases, but without retrospective effect.

Leases for five years at the rates entered in Rule 38 may be given-(1) on the application of all the cultivators of the area proposed to be leased, on condition of their agreeing in such application to become jointly and severally responsible for the payment of all amounts due on account of water-rates; or (2) on the joint application of the cultivators and of some person hereinafter called the Contractor, who may agree to collect and pay to Government, under section S2 of Act III (B.C.) of 1876, all sums due under the agreement on account of water-rates. The agreement of villagers binding themselves jointly and severally will be in the form prescribed in Appendix C. The joint agreement of villagers and a waterrate Contractor shall be in the form prescribed in Appendix D. Every agreement under this rule must be signed by each applicant in the presence of at least one respectable witness.

25. Contractors, shall be entitled to collect water-dues, at the rutes given in schedule 4 attached to Rule 33, from the cultivators who have applied for the water supplied. Every due from a cultivator to the Contractor on account of water-rates shall be deemed to be a

sum due to Government under sections 82 and 85 of Act III (B.C.) of 1876.

A Contractor (or in case there be more than one, each Contractor severally and jointly) shall be responsible for all sums payable on the agreement (Appendix D), except such sums as may be remitted by competent authority under the rules in force, and shall be

entitled to a deduction of 5 per cent, for cost of collection.

27. No water shall be taken previous to the receipt of a permit (Appendix B) signed by the Divisional Canal Officer. When an agreement has been made for the collection of the rates by a Contractor, the Divisional Canal Officer shall under section S2 furnish such Contractor with a written authority to collect the amounts due by the cultivators according to a list furnished in the application, one copy of which is to be sent to the Collector.

28. Every Contractor shall nominate a headman, to be approved of by the Divisional Canal Officer, to perform the duties specified in Rule 10. Such headman or the contractor, according to the arrangement made at the time of contract, shall receive 5 per cent. on the assessment, but the Divisional Canal Officer may retrench the whole or any part of these fees if the duties are not properly performed.

29. All water-rates leviable under the above rules for five-years leases shall become due on the 31st December and 15th March in equal portions, and shall be paid within one month of

such dates.

Under section 78 of the Act, the rates chargeable per acre for water supplied to the different description of crops up to 1st of April 1881, except in cases of three-year leases now in existence, will be as follow :-

Schedule 1 .- Rxisting rates. (Annual.)

Cham.	Sature of crop.	PLOW INDICATION PER				LIFT IERIGATION PRE													
		Col		1	Boo		1		ne.		Col	tah.	Ber	ita j		Ac	re.		Per
	84	Ra.	Δ.	F.	Ra.	A.	R.	Re.	Α.	P.	Re.	A. P.	Ba.	Δ.	P.	Ra.	Δ.	P.	
ŋ	Sugarcane Rice vegetable, water-nuts, wheat, barley, cotton, tobacco.	0	2	6	3	2	0	b	0	0,	0	1 0	8	3	0	2	g		Crop
	trops not otherwise specified	0	1	8	1	9	0	2	8	0	0	0 10	1	0	h	3	10	B	

NOTE.

- 1,361:25 square feet. 1 Cottab
- 1 Beegah = 27,225.00 ditto.
- Acre = 43,660-0

31. On and after the 25th June 1881 the following rates will be charged on crop-leases for water supplied between the 25th June of one year and the lat April of the following year :-

Schedule II .- Annual Lousee.

CLASS.	Mature of crop.		PLOW ISBIGATION PER					LIVE ERROATION PER						
			Cottah.		Boogah,		-	Acre.	Cottoh.		Box	Boogah.		Acre.
Rien	lat account plan	Ra.	A.		-	16	7.	Be. A. P.	Ho.	A. P.	Bo.	A. P.	Ro.	a. 7
Status Stagn	195 250 031 50E' 041	0	1 1	0.30	1 8	9	000	1 0 0	0	0 10 0 10 1 N	1	0 0	1 1 1	10

Note .- If water is taken for sugarcane in the hot months, in addition, under Rule 32, the total charge

Under annual leases During hot months	por	Acre	000			0.0	000	Ra. 6	0	
					Total	per acre	***	v	-	0

32. On and after the 1st April 1881 the following rates will be charged for water supplied to crops between the 1st April and 25th June of each year ;-

SCHEDULE III .- Special for hot months.

	***************************************	FLOW	IRRIGATION P	RR	LIFT IRRIGATION PER			
C LASS.	Nature of grop.	Cottah.	Bougala,	Acre.	Coltan.	Beegah.	Acre.	
	For all crops	Ra. A. P.	Rs. A. P.	Rs. A. P	Rs. A P.	Re. A. P.	Rs. A. P	

33. The following rates will be charged for water supplied to different crops between the 25th June and 1st April of each year on five-year leases:—

SCHEDULE IV .- Five-years Leases.

CLASS.	Nature of crop.		V IRRIGATION		LIFT IRRIGATION PER				
C		Cottah.	Beegah.	Arre.	Cottah.	Beegah.	Anre.		
-		Ro. A. P.	Ra. A. P.	Ra. A. P.	Ra. A. P.	Rs. A. P.	Ba. A. P		
	For all crops	0 1 0	1 4 0	8 0 0	0 0 8	0 13 4	3 6		

-If water is taken for sugarcane in the hot months, in addition, under Rule 32, the total charge will be as follows :-

						Ra.	A.	P.	
Under five-years leases	per	acre		0.7.4		 2	0	0	
During hot months	9.0	9.8	0 0 8	p === b	4 6 6	 4	()	0	
				Total	per acre	 6	0	0	

34. The statements of the amounts demandable for water-rates levied under the rules in force shall be prepared under the supervision and signature of the Divisional Canal Officer in such form as shall from time to time be sanctioned by the Lieutenant-Governor.

35. All water-rates shall become due on the dates below stated, and shall be paid within one month of such dates :-

Water-rate on spring crops, wheat, barley, peas, poppy, &c. 15th March. Water-rate on summer crops, choena. &c. lath July. Water-rate on bhadoi crops, early rice, indian-corn, murwa, &c. 31st October.

Water-rate on annual and winter crops, sugarcane, aghani rice, } 31st December. jowar, &c. ... 4.0.0 ...

36. In the case of lands held in bhaoli, the water-rate shall be recoverable from both the cultivator and the person or persons in receipt of the bhaoli reuts in the same proportion as the produce is divisible amongst them.

In the case of lands held in bhaoli, the zemindar shall sign jointly with the culti-

- vators. (This rule only applies to the case of five-year leases.)

 38. The area irrigated in any village shall be measured by 38. The area irrigated in any village shall be measured by an Ameen appointed for the rose. The Pulwari shall be present at the measurement, and shall at the time take a copy of the khuerak of the Ameen; if for any reason the Putwari is not present, the cost of preparing the copy will be charged against him. This copy shall be delivered to the Putwari, or, in his almence, to the Lambardar. Both the Lambardar and Putwari shall sign the khusrah.
- When the measurement is completed, the kinerak shall be forwarded to the Sub-Divisional Canal Officer, who shall prepare the khatiani with all possible despatch. A copy of the khattani, signed and scaled by the Zilladar, shall, as soon as it is prepared, be forwarded to the Putwari, who shall great a receipt for the same. If the Putwari is not present, or declines to receive the khatiani, the Sub-Divisional Officer shall forward it direct to the Collector.
- 40. It shall be the duty of the Putwari, immediately on the completion of the measurement, to inform each ryot, on application, of the fields measured against him, and on receipt of the kiationi to supply each person charged with a percha showing the water-rates due. For these duties, and for attending the measurement and rendering such other reasonable assistance to the Canal Officer and Collector as may be required, an allowance of one quarter anna per rupee on the amount collected shall be made.

41. This showance shall be paid to the Pulmari by the Collector if he is estisfied that the

work has been properly done.

42. The Canal Officer shall note on the klatiani whether the Putwari has given proper

mistance during the measurement.

43. If a cultivator is dissatisfied with the entries made against him in the khatiani, whether as to the fact of the land having been charged "flow" instead of "lift" or as to the meathe Lambardur of his village channel, with the Divisional or Sub-Divisional Canal Officer within a month atter the date of the demand being made on him.

44. The Zilladar shall submit his check measurements in a form (Appendix E) which shall be sent in for the inspection of the Divisional Canal Officer. The Sub-Divisional Canal Officer shall check the Ameens' measurements as often as he possibly can. If it be found that any ameen wilfully or frequently makes wrong measurements, he shall be punished by dismissal.

45. Collection of all water-rates shall be made by the Collector in accordance with the

statement of demands furnished to him by the Divisional Canal Officer.

46. Objections to the demand addressed to the Collector, if preferred within one month after the demand has been made, shall, if remission be claimed on the score of short supply, or of any matter affecting the Irrigation Department, be referred for orders to the Divisional Canal Officer. The Collector shall have discretion to suspend collections by a written order in cases where (objectious having been filed) it may seem advisable to do so.

Claims for remission, referred by the Collector and admitted by the Divisional Canal 47. Officer, shall be reported by him for the sanction of the Superintending Canal Officer, except in cases where remissions are made on account of excess areas having been charged, or a

wrong name entered in the khatiani.

44. If the Divisional Canal Officer reject the claim, an appeal may be made to the Superintending Canal Officer, provided that it is preferred within forty days from the issue of the order of the Divisional Canal Officer.

49. A remission statement, signed by the Superintending or Divisional Canal Officer,

shall be sufficient authority for a refund by the Collector.

50. In special cases not otherwise provided in these rules, and in cases water-rates are not recoverable owing to the abscording or bankruptor of the defaulter, the Collector will obtain the sanction of the Commissioner of the Division to the remission of such sums as he may deem irrecoverable. The details of such remission suall be communicated at the close of each official year to the Divisional Canal Officer.

The Collector shall appoint a headman (to be called a Fehrildar), whose duty will be to collect and pay in, to the Collector or other duly authorized person, all water-rates leviable on

the land irrigated.

52. The Tehsildar shall furnish security for the payment of all sums realized by him, the stamp and registration fees on security bonds being deducted from the percentage allowed.

under the following rule.

- The allowance to the Tehnildars of a village or villages for collecting the water-rates 58. shall be fixed by the Collector, but the total amount to be paid in any one year to all the Tehsildars in a district shall not exceed half an anna in the rupee on the amounts actually paid in. If the Tehsildar shall satisfy the Collector that arrears have not accrued through any negligence on his part, it shall be ut the option of the Collector to pay him the allowance on the whole or any part of such arrears.
- 54. If only a portion of a field be irrigated, the water-rate shall be chargeable on the whole field, unless such portion shall have been clearly demarcated, previous to the admission of the water, by a ridge not less than half a foot high.

55. When a portion of a field has been irrigated with canal water, and a portion with well or reservoir water, the whole field shall be hable for canal water-rate, unless a clearly dis-

tinguishable boundary exists between the two portions.

- If well or reservoir water is conveyed in the same channel as caual water, the whole of the irrigation from that channel shall be liable to canal water-rate The Lambardar will be held personally responsible that any breach of this rule or of Rules 54 and 55 is duly reported.
- 57. Irrigation from escape channels, when the supply is permanent, shall be governed by the same rules as irrigation from other parts of the canal.

58. Irrigation from such channels, when the supply is intermittent, may be allowed at such reduced rates as shall from time to time be fixed by the Lieutenant-Governor.

59. Persons using water without a written permit, or taking water at times prohibited by proper authority, shall be liable to a penalty not exceeding double water-rates on the area

irrigated, and such charge shall be leviable at the time of report to the Collector.

60. The charge leviable for water suffered to run to waste on uncultivated lands shall be calculated at the highest rate specified in the schedule, on the area flooded; provided that in every such case the Divisional Canal Officer may impose a lower rate if he thinks fit. The Lambardar is to be held responsible for reporting such waste of water.

61. When the original crop sown in a field irrigated by canal water fails, and is

ploughed up, and a fresh crop is sown in the same season, the water-rates shall be levied on the

second crop.

No person shall, without the permission in writing of the Divisional or Sub-Divisional Canal Officer, pass, or cause any animal or vehicle to pass, on or across any of the works, banks, or channels of a canal or drainage work after he has been desired to desist therefrom, excepting by means of such bridges, fords, and ferries, and their approaches, as are provided by the Divisional Canal Officer

63. No Canal Officer, unless specially exempted by the Lieutenant-Governor from the operation of this rule, shall have any interest in the distribution of water from any of the canals, or purchase or bid for any Government property sold thereon, either in his own name, or in the name of another, or jointly, or in shares with others.

APPENDIX A.

Application for Water.

No.

Mouzah

Pergunnah

Distributaries

Village channel

Name of lambardar

We the undersigned hereby apply for water from the abovementioned village channel for the areas below stated, and we engage to pay through the Tehsildar to the Collector or other person duly authorized to receive them the water-rates according to the published schedules, and we further agree to abide by all rules issued under the Canal Act.

NAME OF STOT.	Area more or less to be irrigated.	Crops to be grown.	Signature.
	•		
	•		

Signature of Lambardar,

				Sectional Officer.
Date	-		of	18
Received by r	ne		of	18
Forwarded			(.)	18
Received '	oul-division	office	of	18
Permit	{ Refused		ol	15

	to take water from	Date of payment.		5		
APPENDIX B.	distributaries distributaries village channel, for the undermentioned areas.	Water-rate due.				
API	of village distributing descributing of the one	Crop to be grown.				To he cetained he she Lemberdee
	Permit	Area to be irrigated, more or lens.				T. he retain
	, , , , , , , , , , , , , , , , , , , ,					
	to take water from areas.	Date of payment.	,		Signature of Canal Officer.	
APPENDIX B.	of village distributaries village channel, for the undermentioned areas.	Water-rate due		17	Sign	
*	of channel, for	Chop to be grown.		-		Date To be retained by Officer imming the Permit
	age of					-

APPENDIX C.

Vernacular.

FORM of application by villagers for a five-years lesse, Mouzah

Pergunnah

distributary

, names of applicant

We the undersigned inhabitants of Mouzah , Pergunnah hereby apply for water from the abovenamed distributary to be supplied from the 25th June, to the lst of April of each year for five years to the areas given below, and we jointly and severally agree to pay rates as fixed in the schedule below, and undertake to pay each year the full amount calculated on the area applied for at such rates, subject to the provisions of Rules 15, 81, and 85.

VILLAGE.	Areas.	Rate.	Amount.	Name.	Signature o cultivator.
4	В. с. р.	Rs. A P.	Hs. A. P.		;

APPENDIX D.

Vernacular or

English and Vernacular.

Joint application of Villagers and a Contractor under section S2, Act V of 1876, . for a five-years' lease.

Mouzah

, Pergunnah

Distributary

Names of villagers

Name of Contractor

We the undersigned cultivators of Mouzah , Pergunnah

apply for water from the abovenamed distributary to be supplied from the 25th June to the let of April of each year for five years to the areas named below, and we agree to pay rates as fixed in the schedule below, subject to the provisions of rules 15, 81, and 35.

I (contractor's name) agree to collect and pay to Government all sums payable on the application, and request under section 82 authority to collect these rates according to the certificate to be supplied me by the sub-divisional officer under section 85 of Act III of 1876, and I further agree to abide by all rules passed under the Canal Act.

Att	rage.	Arres of fields.	Rate.	Amount.	Name.	Signature of Cultivator
			*			
						1

APPENDIX E.

Zilladar's Check Measurement Porm.

1	3	8	6	8	6	7	- 8	9	10	11	19	18	10	15	
	•			1	MEASUREMENT ACCORD-			Сивс	K ME	A O DE EN	MBNT.				
Vambor Bargupang.	Name of vilinge.	Name of cultivator and his father.	Field anreey number.	Name of amount who measured.	Crop.	Flor.	Life	Water-rate.	Crop	Now.	Life	Weter-rate.			Ramanus.
			į č.			(86							Rs. a.	P. JRs. A. P.	,
														1	
								1							
100															
										1				1	
1								;				-			
							(Ì					4
7.6															
		i.				1									
								>					**	-	4
)	}		
									1						
	1 7								1			1	ł		

APPENDIX F.

Purcha or Slip Form.

A Samuel Share			ARRA AND	CIND OF	NUMBER	Dy Pineb.	Blace of sense of purch
Memorha recording the mits when to when the purcha has been given.	Water-rate.	Crop.	Flow.	IAIL.	Number in the survey map.	Plumber of the klouts- time.	Blade of indue of purve
							1-1
123-					10		-
6.44	13						٠
			7: 0				

Sheriff's Office, the 28th July 1880.

Notice is hereby given that the Fifth Criminal Sessions of the year 1880 of the High Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William, and the places subordinate thereto, will be holden at the Court House, in the Town of Calcutta, on Wednesday, the First day of September next, at 11 o'clock in the forenoon, and so on from day to day until the said Sessions be over. And it is hereby proclaimed that all persons who will prosecute any of the prisoners to be brought up for trial at the said Sessions be present then and there to prosecute.

R. STEEL, Sheriff.

শরিক আর্কিস, সল ১৮৮০ সাল ২৮ জুলাই।

সকলকে সমাচার দেওয়া যাইতেছে বে প্রবে বাজালার কোঁট উইলিয়ম তুর্ণের জ্বধীন শহর কলিকাভার ৪ জ্ঞ্যাল্য ছালের কৌজ্ঞারী বিচার নিম্পত্তা জ্ঞ্যা জ্ঞাগামী সন ১৮৮০ সালের ১ সেপ্টেম্বর ব্ধবার বেলা ১১ ঘটিকার সমর এবং বে পর্যান্ত সেশিরালের কার্য্য শেব না হর প্রতিদিন উক্ত সমরে কলিকাভার ছাই কোটের জ্ঞাপন জ্ঞাদালভ ঘরে সন ১৮৮০ সালের পঞ্চম ক্রিমিনেন সেশিরাম বলিবেক এবং এজন্বারা প্রচার করা যাইতেছে বে, বে সকল ব্যক্তি কোন করেদির বিক্তম্বে কৌজ্ঞারী বিছিল করিবেক ভাহারা উক্ত ছালে উক্ত সমরে হাজির প্রাকিয়া যোক্ষমা করে ইতি।

আরু, ঠীল শরিক।

TREASURY NOTICES.

Assistant Collector Mr. R. S. Greenshield has been placed in charge of the Patna Treasury, and is authorised to draw bills from other treasuries.

J. W. EDGAR, Offg. Commissioner.

PATNA COMMISSIONER'S OFFICE, BANKIPORE, the 30th July 1880.

EDUCATIONAL NOTICES.

Subordinate Educational Service.

The 3rd August 1880.—Baboo Raj Krishna Mitra, Laboratory Assistant, Presidency College (Class VI), is allowed an extension of sick leave for six weeks, and Baboo Charu Chandra Sarkar, M.A., will continue to officiate for the absentee in the sixth class.

The 9th August 1880.—The privilege leave of absence for two months and a half granted to Bab of Hara Mohan Bhattacharji, Deputy Inspector of Schools, Midnapore (Class IV), in this office order dated 19th July, will take effect from the 26th instant, instead of from the 3rd instant.

A. W. CROPT,
Director of Public Instruction.

NOTIFICATIONS OF THE BOARD OF REVENUE.

No. 885B.

Norron is hereby given that the Ninth Sale of Opium, the provision of 1877-78 and 1878-79, will be held at the Government Opium Sale-room, No. 2, Bankshall-street, on Thursday, the 2nd September 1880, at 11 a.m., and will comprise 4,700 chests, viz.—

		PO				Chesta.
Behar	Opium	101	# ***	0.00	***	2,350
Benares	N		V 401	000	800	2,350
	1.	70		Total		4,700

2. The general conditions of the Sale now advertised will be the same as usual. They may be accordanced by reference to the Notification issued on the 2nd December 1879, and published in the Government and Exchange Gazettes, or on personal application at the office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 7th and 17th September 1880 respectively, that is to say, no Bank of Bengal Receipts, Government Promissory Notes, or other public securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers in the sale-room will be received after 3-30 P.M. of Tuesday, the 7th September 1880, and no Bank of Bengal Receipts in full payment of lots will be accepted after 3-30 P.M. of Friday, the 17th September 1880.

4. In addition to the quantity above advertized for sale, the following quantities, more or less, of Behar and Benares Opium will be brought to sale in the present year about the dates specified below. The Board of Revenue, bowever, reserve to themselves the right of

altering these dates should circumstances render it expedient to do so.

DATES.	Behar, about chests.	Benares, about chests.	Total, about chests.
On or about Monday, 4th October 1880 Ditto Thursday, 4th November ,, Ditto Wednesday, 1st December ,,	 2,350 2,350 2,350	2.350 2,350 2,850	4,700 4,700 4,700
Total	 7,050	7,050	14,100

By order of the Board of Revenue, L. P.,

A. Formes, Offg. Secretary.

BOARD OF REVENUE, L. P., FORT WILLIAM, the 27th July 1880.

No. 859B.

It is hereby notified that out of the 3,000 chests of Benaves opium of 1878-79 of 75° consistence, referred to in Clause 18 of the Poard's general notification No 1581B, dated 2nd December 1879, 271 chests will be sold at the sale on the 4th October next, together with 2,079 chests of Benares opium of 1877-78.

The remaining quantity of the 3,000 chests of Benares opium at 75° of 1878-79 will be sold as follows as a part of the fixed monthly number of 2,350 Benares chests:—

4th November 188	()			500 chests.
1st December ,,				500 ,, 6,
January 1881	787	0 0 0	***	500 ,,
February ,,	470	0.0.4		500 ,,
March ,	4 4 4	0.0 *		500 ,,
April		24		229

By order of the Board of Revenue, L. P.,

A. Fornes, Offg. Secretary.

BOARD OF REVENUE, L. P., FORT WILLIAM, the 20th July 1880.

No. 911B.

SEALED tenders will be received at this office up to noon of Thursday, the 19th August 1880, for removing all the chests of Abkaree and Provision Opium which may be brought down to the Presidency from the Patna and Ghazipore Opium ractories by railway, during the period of one year from the 1st September 1880, from the East Indian Railway Company's stations at Howrah and Armenian Ghat (as may be necessary) to the Government godowns situated within the Custom House premises, and also to the new Opium Godowns at Corlah Ghât, and there stacking them as the Intendant in charge shall from time to time direct.

2. The tenders should state the rate per 100 chests; all charges to be incurred to be included. Security to the amount of one thousand rupees must be deposited by the person whose tender may be accepted.

3. The Board of Revenue does not bind itself to accept the lowest or any tender.

By order of the Board of Revenue, L. P.,

A. Fordus, Offg. Secretary.

BOARD OF REVENUE, L. P., FORT WILLIAM, the 2nd August 1880.

[REGISTERED No. 29.] -

IL Seel No. 34 of 1880.



he Calcutta Gazette.

WEDNESD'AY, AUGUST 25, 1880.

CONTENTS.

740	Page.
Paur I Orders and Notifications by the LtGovernor of House, the High Court, Government Treasury, &c. 746-7	PART IL-Advertisements
of Bourn, the Min Court, Sprerunient Transfer, ac. 740-7	PART III Acte of the Bengal Gouncil Nil.
PART IAOrders and Notifications by the Government	PART IV.—Bills of the Belugal Council
of India 197-1	SUPPLEMENT No. 34 859-894
Part IA is not sent to offer	ere receiving the Gazette of India.

PART I.

Orders and Notifications by the Fient. - Governor of Bengal, the Bigh Court, Government Treasury, &c.

ORDERS BY THE LIEUT. GOVERNOR OF BENGAL

NOTIFICATION.

The 20th August 1880 .- The following programme of the tour of His Honor the Licutenant-Governor is published for general information in continuation of that previously notified :-

Leaves	Bankipore				• • •	22nd	August.
Reaches	Gy	***	0 0 0			23md	11
- Leaves	Gya					24th	9.2
Reaches	Bankipore	900				24th	
Leaves	Bankipore		· · ·			25th	9.7
	Jungipore	0.00	b 0 a	0		26th	3.0
Leaves	Jungipore					27th	31
Reaches	Berhampore		* 7.		0 0 0	27th	13
Leaves	Berhampore	200			100	29th	13
Reaches	Calcutta	District to A			1 7 4	30th	* 9

E. R. HENRY, Private Secretary.

'No. 3855A."

GENERAL. - The 12th August 1880. - Moulvi Bilwar Hossein Ahmed, Deputy Magistrate and Deputy Collector, Chittagong, in allowed leave for two months, under section 4. Supplement W of the Civil Leave Code, with affect from the date on which he availed

Baboo Girish Chandra Dan is appointed to be a temporary Sub-Deputy Collector of the First Grade, with effect from the dute he assumed charge of his duties in the Settlement Department in Chittagong.

The 14th August 1880 — Baboo Bhugwan Chunder Sen, Deputy Magistrate and Deputy Collector, Chumparun, is transferred to the Sudder Station of the Chittagong district.

The 18th August 1880.—Moulvi Mahomed Abdool Kadir, Deputy Magistrate and Deputy Collector, Pubna, is allowed leave for three months, under section 4, Supplement F of the Civil Leave Code, in extension of that granted to him under orders of the 25th June last.

The 19th August 1889.—Baboo Bunkoo Behary Buxee, Sub-Deputy Collector, Sonthal Pergunnahs, is allowed leave for three months, under the rules in Chapter VII of the Civil Leave Code, with effect from the date on which he availed himself of it.

Mr. C. H. Swinden, Officiating Deputy Magistrate and Deputy Collector, in charge of the Sungoo Division of the district of the Chittagong Hill Tracts, is allowed leave for one month, under section 13, rule 2, Supplement F of the Civil Leave Code, with effect from the date on which he availed himself of it.

Babeo Ashootosh Gunta, Deputy Magistrate and Deputy Collector, Pubna, is alfowed leave for three months, under the rules in Chapter VII of the Civil Leave Code, with effect

from such date as he may avail himself of it.

Mr. J. D Gael, Officiating Joint-Magistrate and Deputy Collector, Hazareebagh, is allowed furlough to Europe for one year, under section 23 of the Civil Leave Code, with effect from the date on which he availed himself of it.

Baboo Komul Narain Chuckerbutty, temporary Sub-Deputy Collector, Scrampore, Hooghly, is transferred to Moheshrekha in Howrah.

The 20th August 1850.-Mr. J. Posford, B.c.s., reported his return from furlough on the 12th instant

Mr. E. R. Middleton, Deputy Magistrate and Deputy Collector, Monghyr, is vested with the powers of a Collector under Act X (B.C.) of 1871.

Baboo Dwarka Nath Mookerjee, Officiating Deputy Magistrate and Deputy Collector, Tipperah, is vested with the powers of a Collector under Act X (B.C.) of 1871

The 21st August 1880.—Colonel J. R. S. Henderson, 11th Madras Native Infantry, commanding at Dorunda, is vested, under section 28 of Act III of 1880, with powers to try breaches of rules made under section 25 of the said Act in the cantonment of Dorunda.

The 23rd August 1880.—Mr. S. S. Jones, Assistant Commissioner in charge of the Rajmehal Division of the Sonthal Pergunuahs district, having resumed charge of his duties on the afternoon of the 3rd instant, the unexpired portion of the leave granted to him under orders of the 2nd June 1880, is cancelled.

Mr. A. W. Cosserat, Deputy Magistrate and Deputy Collector, Sonthal Pergunnahe, was in charge of the Rajmehal Division of that district from the forenoon of the 15th ultimo to the afternoon of the 3rd instant, vice Mr., S. S. Jones, on leave.

Baboo Luchmi Narain, Sub-divisional officer of Aurungabad, in Gya, is vested with the powers of a Collector under Act X of 1870, for the purpose of acquiring land required for public purposes.

Police. The 11th August 1880. - Mr. A. H. James, District Superintendent of Police, Durbhunga, is allowed leave for two months, under the rules in Chapter VM of the Civil Leave Code, with effect from the 25th instant.

The 12th August 1880.-Mr. E. St. George Kaye, Assistant Superintendent of Police. 24-Pergumahs, is appointed to act as District Superintendent of Police, Durbhunga, during the absence, on leave, of Mr. A. H. James, or until further orders.

The 18th August 1880.—Mr. G. D. Graham, Assistant Superintendent of Police, in charge of District Police, Southal Pergunnaha, is allowed leave for fourteen days, under the rules in Chapter VII of the Civil Leave Code, with effect from the 2nd proximo.

The 20th August 1880.—The orders of the 2nd instant, published in the Calcutte Gazette of the 11th idem, granting Baboo Gopal Hurry Mullick, Officiating Assistant Superintendent of Police, Jessore, leave for fifteen days, under the rules in Chapter VII of the Civil Leave Code, are cancelled.

ECCLESIASTICAL.—The 20th August 1880.—The Reverend John Vaughan, a Baptist Missionary of Pipli, in the district of Poorce, is authorized, under clause 5, section 5, of Act XV of 1872, to grant certificates of marriage between persons who are Native Christians.

REGISTRATION .- The 29th June 1880 - The First Moonsif of Bagdogra, in Rungpore, is appointed to have charge of the Sub-Registry Office at that place with retrospective effect from the 18th November last.

The 18th August 1880.—Mr. W. Rattray, Deputy Magistrate and Peputy Collector, is appointed to be an ex-officio Sub-Registrar of Rajmehal, vice Mr. C. H. Swinden, with effect from let July 1850.

Mr. S. S. Jones, Assistant Commissioner, Rajmohal, held temporary charge of the Sub-Registry Office from the 27th to the 30th June 1880, both days inclusive.

The 16th August 1850,-Baboo Uma Churn Banerjee, Deputy Magistrate and Deputy Collector, is appointed to be Sudder Sub-Registrar of Dinagepore, vice Mr. A. Buroosh, with effect from the 10th July 1880.

EDUCATION.—The 18th August 1880.—Baboo Suresh Chunder Kaviraj, Head-master of the Motihari sillah school, is appointed to be Secretary to the District School Committee of Chumparun, vice Baboo Fatch Bahadoor, Deputy Inspector of Schools.

Mr. Stephen Ulfat Hossein, Officiating Deputy Magistrate and Deputy Collector, is appointed to be a member of the District School Committee of Chumparun, vice Munshi

Mukhu Lal, deceased.

The 19th August 1880.—Baboo Srish Chunder Basu, Zemindar of Choa, is appointed to be a member of the District School Committee of Moorshedabad.

The 20th August 1880.—Mr. J. Eliot, M.A., Professor, Presidency College, and Meteorological Reporter to Government, is allowed leave for three mouths, under the rules in Chapter VII of the Civil Leave Code, with effect from the 5th instant.

Mr. A. Pedler, Professor, Presidency College, is appointed to act, in addition to his other duties, as Meteorological Reporter to Government during the absence, on leave, of

Mr. J. Eliot, or until further orders.

The 21st August 1880 .- Mr. A. Clarke Edwards, Professor, Presidency College, is appointed to act, until further orders, as Principal of the Rajshahye College, with effect from the 27th ultimo.

Forests.—The 23rd August 1880.—The services of Mr. L. G. Smith, Sub-Assistant Conservator of Forests, attached to the Darjeeling Division, are placed at the disposal of the Government of the Punjab.

MEDICAL. - The 16th August 1880. - The undermentioned gentlemen are appointed to be members of the Committee for the management of the Charitable Dispensary at Bishenpore, in the district of Bankoora :-

The Sub-Divisional Officer of Bishenpore, Vice-Chairman.

Moonsif of Bishenpore, ex-officio.

Baboo Abhoy Charan Sanyal, M.A., Head-master, Bishenpore H. C. English School.

Hikem Ram Kissore Sing Deb.

Kali Kumar Aikat.

Koylash Chundra Ghosh. 29 Krishna Chandra Dass. 22

Umesh Chandra Mitter.

Umesh Chandra Chowdhry, Member and Secretary.

The undermentioned gentlemen are appointed to be members of the Committee for the management of the Charitable Dispensary at Chyebassa, in the district of Singhboom :-

Raja Ram Chunder Deo Dhubal, of Dhulbhoom. Thakoor Imohmi Narain Singh, of Kera.

Baboo Gunga Ram Singh, of Icha.

" Runjeet Singh, of Dugui.

The 17th August 1880 .- The undermentioned gentlemen are appointed to be members of the Committee for the management of the Charitable Dispensary at Kandi, in the district of Moorshedabad :-

Baboo Benin Behary Mookerjio, M.A., B.L., Moonsif., Gopi Kristo Singha, Zemindar.

The 19th August 1880 .- Assistant Surgeon Onoocool Chunder Chatterjee is appointed temporarily to have charge of the Charitable Dispensary at Durbhunga, during the absence, on deputation, of Assistant Surgeon Kally Dass Bose, or until further orders.

The 21st August 1880,-Assistant Surgeon Obhoy Kumar Sen, in charge of the Rajmehal dispensary, assumed medical charge of the sub-division of Rajmehal on the 12th June 1879.

Assistant Surgeon Uma Churn Mitter, in charge of the Jehanabad Dispensary, assumed medical charge of the sub-division of Johanabad on the 10th February 1879.

The 24th August 1880,—Assistant Surgeon Kanai Lall Mullick, a Supernumerary at the Presidency General Hospital, is allowed leave for six months, under section 17A of the Civil Leave Code.

MUNICIPAL. - The 18th August 1880. - The Lieutenant-Governor approves the election, by the Commissioners of the Susseram Municipality, of Moonshoe Thakur Pershad to be their Vice-Chairman.

The 14th August 1880.—The Lieutenaut-Governor approves the election, by the Commissioners of the Arrah Municipality, of Mr. J. R. Hand, Doputy Magistrate and Deputy Collector, to be their Vico-Chairman, vice Mr. F. H. Barrow, transferred.

The undermentioned gentlemen are re-appointed to be Commissioners of the Nuddea Municipality :-

Baboo Juggobundhoo Banerjee.

Khetter Nath Bhattacharjee.

Pran Krishna Bhattacharjee.

The undermentioned gentlemen are appointed to be Commissioners of the Municipality of English Bazar, in the district of Maldah :-

Mr. M. F. Beamish, Assistant Superintendent of Police. Baboo Sreenath Gupta, Officiating Deputy Magistrate and Deputy Collector.

ROAD CESS .- The 20th August 1880 .- Baboo Hari Charan Chakravarti is re-appointed to be a member of the District Boad Cess Committee of Dacça.

The 21st August 1880.—Mr. A. Stevens, Munager of the Singeswar Indigo Factory, is appointed to be a member of the Brauch Road Cess Committee of Muddehpoors, in the district of Bhagulpore.

ERRATUM.—The 19th August 1880.—In the orders of the 17th May last, published at page 381 of Part I of the Calcutta Gazette of the 19th idem, regarding the appointment of Baboo Prosonno Kumar Surbadhikari, for "Baboo Prosonno Kumar Surbadhikari, Principal of the Sanskrit College, is appointed to be a Professor in the Presidency College," read "Baboo Prosonna Koomar Surbadhicari, Principal of the Sanskrit College, is appointed to officiate as Professor in the Presidency College.

The following notifications are republished from the Assam Gazette:-

No. 211 .- The 11th August 1880 .- Special leave of absence for six months, under section 31 of the Civil Leave Code, is granted to Mr. J. D. Anderson, c.s., Assistant Commissioner, with effect from the date on which he may avail himself of the same.

No. 212.—Mr. A Porteous, c.s., Assistant-Commissioner, Kamrup, is transferred to

the district of Sylhet, and posted to the head-quarters station of that district.

Horace A. Cockerell, Secy. to the Govt. of Bengal.

ROAD CESS NOTIFICATION.

DISTRICT OF MOZUFFRRPORS.

The 18th August 1850.—It is notified, under section 75 of Act X (B.C.) of 1871 (the District Road Cess Act), that the Road Cess Committee of the district of Mosufferpore have, under section 7-1 of the Act, determined to levy the cess on lands under that Act for the cess year commencing from the 1st October 1880, at the following rate, being the maximum rate, and the said rate is published accordingly :

Six pies, or two pice, on every rupee of the annual value of lands under Part II of the Act. COLMAN MACAULAY,

Offg. Secy. to the Govt. of Bengal.

ROAD CESS NOTIFICATION.

DISTRICT OF CHITTAGONG.

The 20th August 1880.—It is notified, under section 75, Act X (B.C.) of 1871 (the District Road Cess Act), that the Road Cess Committee of the district of Chattagong have, under section 74 of the Act, determined to levy road cess under that Act for the cess year commencing from 1st October 1880, at the following rate, being the maximum rate, and the said rate is published accordingly :-

Six pies, or two piec, on every rupee of the annual value of lands under Part II of the Act. COLMAN MACAULAY

Offg. Secy. to the Goot. of Bengal.

NOTIFICATION.

The 18th August 1880.-In exercise of the power conferred on him by section 54, Act V (B.C.) of 1866, an Act to make better provision for the regulation of hackney carriages and palankeens in the town and suburbs of Calcutta, the Lieutenant-Governor is pleased to extend, from the 1st October 1880, the provisions of the said Act to the tract

included within the municipal limits of the town of Bhuddessur, in the district of Hooghly.

2. Under section 2 of the Act it is further notified that the sub-divisional officer of Serampore, for the time being, shall be the registering and controlling officer under the Act within the limits specified above. COLMAN MACAULAY,

Offg. Secy. to the Goot. of Bengal.

NOTIFICATION.

The 21st August 1580.—In the exercise of the powers conferred on him by section 78; Act V (B.C.) of 1876, and in compliance with the recommendation of the Commissioners of the Manieipality of Motiharee, made at a meeting, the Lieutemant Covernor sauctions the imposition, by the Commissioners, under section 122 of the Act, from 1st October 1880, of a tax on carriages, horses, and other animals mentioned in the third schedule annexed to the Act, at rates not exceeding those specified in the said schedule.

COLMAN MACAULAY, Offg. Secy. to the Govt, of Benyal.

NOTICE.

The 23rd August 1880.—Notice is hereby given, under paragraph 2, section 84, Act V (B.C.) of 1876, that the Lieutenant-Governor intends to vest in the Commissioners of the Bottia Municipality, in the district of Chumparun, the charitable dispensary situated within that municipality, the said dispensary not being private property nor being the property of any religious institution or society.

COLMAN MACAULAY,
Offg. Secy. to the Govt. of Bengal.

NOTICE.

The 23rd August 1880.—Notice is hereby given, under paragraph 2, section 34, Act V (B.C.) of 1876, that the Lieutenant-Governor of Bengal intends to vest in the Commissioners of the Jagdispore Municipality, in the district of Shahabad, the charitable dispensary situated within that municipality, the said dispensary not being private property nor being the property of any religious institution or society.

COLMAN MACAULAY,
Offg. Secy. to the Govt. of Bengal.

NOTICE.

The 23rd August 1880.—Notice is hereby given, under paragraph 2, section 34, Act V (B.C.) of 1876, that the Lieutenant-Governor of Bengal intends to vest in the Commissioners of the Arrah Municipality the charitable dispensary situated within that municipality, the said dispensary not being private property nor being the property of any religious institution or society.

COLMAN MACAULAY,
Offg. Secy. to the Govt. of Rengal.

NOTIFICATION.

The 23rd August 1880.—It is hereby notified, under section 34, Act V (B.C.) of 1876, that the Lieutenant-Governor of Bengal vests in the Commissioners of the Patna Municipality the charitable dispensary situated within that municipality, the said dispensary not being private property nor being the property of any religious institution or society.

COLMAN MACAULAY,
Offy Secy. to the Goet. of Bengal.

NOTIFICATION

The 23rd August 1880.—It is hereby notified, under section 34, Act V (B.C.) of 1876, that the Lieutenant-Governor of Bengal vests in the Commissioners of the Municipality of Barh, in the district of Patna, the charitable dispensary situated within that municipality, the said dispensary not being private property nor being the property of any religious institution or society.

COLMAN MACAULAY,
Offg. Secy. to the Govt. of Bengal.

NOTIFICATION.

The 23rd August 1880.—It is hereby notified, under section 34, Act V (B.C.) of 1876, that the Lieutenant-Governor of Bengal vests in the Commissioners of the Municipality of Sasseram, in the district of Shahabad, the charitable dispensary situated within that municipality, the said dispensary not being private property nor being the property of any religious institution or society.

COLMAN MACAULAY,
Offg. Secy. to the Govt. of Bengal.

NOTIFICATION.

The 23rd August 1880.—It is hereby notified, under section 34, Act V (B.C.) of 1876, that the Lieutenant-Governor of Bengal intends to vest in the Commissioners of the Municipality of Roserah, in the district of Durbhuuga, the charitable dispensary situated within that municipality, the said dispensary not being private property nor being the property of any religious institution or society.

Offg. Secy. to the Govt. of Bengal.

NOTIFICATION.

The 23rd August 1880.—It is hereby notified, under section 34, Act V (B.C.) of 1876, that the Lieutenant-Governor of Bengal vests in the Commissioners of the Municipality of Sewan, in the district of Sarun, the charitable dispensary situated within that municipality, the said dispensary not being private property nor being the property of any religious institution or society.

COLMAN MACAULAY,
Offg. Secy. to the Govt. of Bengal.

NOTIFICATION.

The 23rd August 1880.—It is hereby notified, under section 34, Act V (B.C.) of 1876, that the Lieutenant-Governor of Bengal vests in the Commissioners of the Motihari Municipality the charitable dispensary situated within that municipality, the said dispensary not being private property nor being the property of any religious institution or society.

COLMAN MACAULAY, Offg. Secy. to the Govt. of Bengal.

[Second Publication.] NOTIFICATION.

The 12th August 1880.—It is hereby notified, under section 19 of the Indian Forest Act (Act VII of 1878), that the following tracts of land in the Darjeeling district, which, in notification of the 18th October 1879, under section 4 of that Act, it was proposed to constitute reserved forests, shall, from the 1st September next, be "Reserved Forests" under the said Act.

D	district		Pergunnah or other aub-divi- sion.	No.	Name of forest.	BOUNDARIES.
Darje Ditt	eeling	3+4	Hill Territory	1	Manering (an addition to the Sukna-Tista Forest). Babookhola	North.—The ridge separating the valley of the Mahanadi from that of the Reyang East.—The Mana Jhera. West.—The east boundary of the Mahalderam tea estate, being a demarcated line, and a stream tributary to the Mana Jhora. North.—A demarcated line along the ridge separating the valley of the Mahanadi from that of the Reyang. East.—The west boundary (of the Mahalderam ten estate, being a
Dit	to	341	Terni sub-division,	3	Tookria Jhar	demarcated line, then a stream tributary to the Mahanadi river. South.—A demarcated line separating the forest from Captain III. T. Fitzerrait's land, and passing from the Mahanadi river in a south- west direction to the Buffoopaneo, then the Buffoopaneo to its junc- tion with the Mahanadi. West.—The Mahanadi river, then a stream to the south-east boundary line of the Majin tea estate (Mr. W. G. Muller's block), then the demarcated boundary of that estate to its north-west corner, then a stream running into the Mahanadi river, then that river, then a demarcated line running north-east to the Buffoopaneo and separating the forest from Janum sing's land, then the Buffoopaneo, then a demarcated line to the old military road. North.—A demarcated line from the edge of the plateau south of Dancy Jote to the Kenchi nadi, where it forms the boundary of the
	e de la companya de l		pergumah Hatti- gheem.			Hoodonbrits Jote. East.—The Kemohi nadi, then a demarcated line separating the forests from jotes Mahmed Daorbux and Scobul. South.—A demarcated line separating the forest from jotes Daugurbhita, Charla, Murjoy, Huldur, Deciali Dass and Gundagole. West.—A demarcated line separating the forest from jetes Rajaron, Putch, Dowlat, Gour Singh, Kasadhus, Promateo, Champoo and
Dit	tto	***	Terni sub-division, pergunnak Hat- tigheess.	4	Moolts (an addi- tion to the Dalka Jhar Reserve).	Boury. North—A demarkated line from the Jibhodar nadi, south of Jhabra Jote to the Forest Reserve boundary. East.—The Forest Reserve, then the Falka and, then a demarkated line separating it from jotes Sham Lah '(7) and Raghio, then the Lalia nadi to its junction with the Jibhodar. Heat.—The Jibhodar madi to its junction with the west brauch of the Mooita nadi, then a demarkated line separating the forest from the Jhakondura and Omee Jotes, then the Jibhodar nadi. On all sides Government Forest Reserve.
Dis	tto	70+	Terni sub-division, pergennah Pat- turghatto.		Rishabari, Major Wardroper's and Kanso Choudry's Bhita Jetes (ad- ditions to the Dal- ka Jhay Reservo).	On all sides Government Forest Reserve.
De	110	814	Disto	6	Beng-dubi (an addition to the Dal- ka Jhar reservo),	East.—A demarcated line following the bed of the old Balasun river and skirting jokes Bowness Bhitta (26) and Diemal, then a demarcated line south of the last manuel lote and west of jots Tarabari, then again a line following the bed of the old Balasun river and skirting jotes Bowness Bhitta (23) and (23). Bould:—A demarcated line from the old Balasun river to the Burlis river, asparaims the forest from jotes Hongiall Pows, Berobhita, Dhunjam, Beng-doobes and Burnutt Sani.
Di	itto	1000	Ditto	7	the Sukna-Tista	On all sides Government Forest Reserve.
Di	1110		Terai sph-division pergunnsh Hat- tigheess.		Forest), Nipania (an addi- tion to the Mechi Forest).	North.—The Lohargarhi Ferest Reserve, then a stream leaving the reserve at its southernmost point, then a line running eastwards to the Aolia Manjia radi. Esti.—The Aolia Manjia radi, then a line skirting the Sipaula tea
Dir	tto	7	Ditto	9	Garabadi (an ad- dision to the Me- chi Poress Re- serve).	South.—A demarcated line to the Raja Poweri madirthen about atreas, then a demarcated line to the new Mechi river. West.—The Machi Forest iterarys. North.—The Machi Forest Reserve.

(Second Publication.)

NOTIFICATION.

The 16th August 1880.—The following rule, passed by the Lieutenant-Governor under the provisions of section 41 of the Indian Forest Act, having received the sanction of the Governor-General in Council, is hereby published for general information. It will take effect in respect of the forest tracts of the Sunderbuns, both reserved and protected, as described in the schedules attached to the following notifications:—

Reserved forests,—notification of 23rd January 1879. Protected forests,—notification of 7th December 1878. Protected forests,—notification of 24th February 1879.

Any person who desires to transport any forest produce through the Sunderbuns forests, or through any part of them, or along any of the water-channels intersecting or skirting them, shall take out a pass at some one of the revenue stations, a list of which will be published from time to time in the Calcutta Gazette; and he shall further produce such pass when called upon to do so by any forest or police officer, and return such pass at any one of the said stations on passing out of the boundary of the forests. The fee, if any, payable for such passes will from time to time be fixed by the Conservator of Forests and notified in the Calcutta Gazette. The following is a list of the revenue stations actually open:—

1.	Lower	Bhola.
0	Ilmmon	Rhola

- 2. Upper Bhola
- 3. Pussur.
- 4. Khulna.
- Sheepsah.
- 7. Kovrah.
- 8. Cabaduk.

- 9. Isreepore (Eshamuttee).
- 10. Bussuntpore.
- 11. Roymungul.
- 12. Mutlah.
- 13. Bogee.
- 14. Saterbog.
- 15. Tangra khall.
- 16. Samukpatha.

A. MACKENZIE, Secy. to the Goot, of Bengal.

[Second Publication.]

NOTIFICATION.

The 17th August 1880.—The following revised rules passed by the Lieutenant-Governor under sections 31 and 41 of the Indian Forest Act (VII of 1878), having received the sanction of the Governor-General in Council, are hereby published for general information, in supersession of the notification of 18th January 1880 published in the Calcutta Gazette of the 14th idem. They will take effect in the protected forest tracts of the Sunderburs described in the schedule annexed to the notifications of the 7th December 1878 and 24th February 1879 (published in the Calcutta Gazette of 11th December 1878 and 26th February 1879), and will come into force from the date of their publication:—

Rule I.—No trees, timber, or any other forest produce shall be cut, sawn, gathered, or removed from within the boundaries of the Sunderbuns protected forests without prepayment in full of the charges due thereon at the rates following:—

(1) For every maund of sundri timber, one anna.

(2) For every maund of any other forest produce, one-fourth of an anna.

These, or such other charges as may from time to time be fixed under this rule, will also be levied on timber and other forest produce which may be exported from lands leased under the rules for the lease of waste lands in the Sunderbuns.

Rule II.—Any person desiring to enter the Sunderbuns protected forests for the purpose of cutting, sawing, converting, gathering, or removing trees, timber or any other forest produce, shall take out a permit or license for the produce which he proposes to remove. The said permit will be granted only on prepayment of the prescribed charges by the officer in charge of the Sunderbuns Forest Division, or by any of his subordinates duly authorized to receive payment and to issue permits.

Rule III.—The holder of a permit or license for the cutting, sawing, conversion, gathering, or removal of any forest produce within the boundaries of the Sunderbuns protected forests, shall produce the said permit or license when called upon to do so by any forest or police officer, and shall further be bound, on leaving the Sunderbuns protected forests, to return the said permit or license to one of the forest officers in charge of the revenue stations, a list of which will be notified from time to time in the Calcutta Gazette.

Rule IV.—Any forest produce in transit within, or passing out of, the Sunderburs Protected Forests, and any such produce found in any water-channel skirting or leading from the said forests, when there is reason to believe that any thing is payable to the Government in respect of such produce, may be stopped and examined by any forest or police officer.

The following is a list of the revenue stations referred to in Rule III of the above

- Lower Bhola.
- 2. Upper
- 3. Pussur. Khulna. 4.
- Bhudder. 5.
- Shupsah. 6.
- Koyrah. 7.
- Cobaduk. 8.
- Isreepore (Eshamuttee).
- Bussuntpore.
- 11. Roymangal.
- 12. Rampura.
- 13. Mutlah.
- Bogee. 14.
- 15.
- Saterbog. Tangara khal. 16.
- 17. Samukpatha.

A. MACKENEIE, Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 16th August 1880 .- In supersession of the notification dated the 5th July 1875 , published in the Calcutta Gazette of the 7th idem, it is hereby notified for general information that the district of Tipperah will be transferred from the Dacca to the Chittagong Division from the 1st November 1880.

A. MACKENZIE, Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 12th August 1880.—A plan and estimate for a further extension of the jetty embankment between jetties Nos. 4 and 5, and for taking down import shed No. 1 and re-erecting it at No. 4 jetty, at a cost of Rs. 1,20,000, having been submitted by the Commissioners for making improvements in the port of Calcutta with their Vice-Chairman's letter No. 1182, of the 12th July 1880, the Lieutenant-Governor is pleased to sanction the project under section 35 of Act V (B.C.) of 1870.

A. MACKENETE, Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 13th August 1880 .- In continuation of the notification of the 18th August 1879, defining the limits of the Port of Calcutta, which was published at page 841 of the Calcutta Gazette of the 20th August 1879, the Lieutenant-Governor is pleased, with the sanction of the Government of India, to declare, in accordance with the provisions of sections 5 and 6 of the Indian Ports Act (XII of 1875), that high water-mark shall extend to 15 09 feet above the sill of the Kidderpore dock, that being the highest point reached by ordinary spring-tides in any season of the year.

On the Howrah side of the river this boundary has been defined and marked off by stone blocks fixed level with the river bank to mark the exact position of the 15 09 feet waterline, between the Port Commissioners' land at Sibpore on the south, and the southern boundary of the East Indian Railway Company's premises on the north, as shown on a plan submitted by the Commissioners.

A. MACKENZIE, Secy. to the Govt. of Bengal.

[Second Publication.]

The 17th August 1880 .- The following notification is published for general information.

A. MACKENZIE, Secy. to the Govt. of Bengal.

GOVERNMENT OF INDIA .- MARINE BRANCH-MILITARY DEPARTMENT.

NOTICE TO MARINERS -(No. 9.)

RED SEA-GULF OF SUEZ.

Suez Bay-Lights at Port Ibraham.

Information has been received that the undermentioned lights are now exhibited at Port Ibraham, Suez Bay :-

- 1. Two floating lights are placed 897 yards seaward of the entrance of the harbourgreen on the northern side of the channel, red on the southern side.
- A fixed green light is shown from the extremity of the north mole head; a fixed red . 2. light from the extremity of the south mole head.

8. A fixed white light is shown from the extreme (western) end of the inner pier of the harbour.

Note.—The foregoing green and red lights mark the channel into the port.

Entering Port Ibraham—the green lights are left on the port hand, the red lights on the starboard hand, the vessel being steered for the white light on the inner pier.

4. Also, that it is intended, when the state of the sea prevents the exhibition of the floating lights, to show two lights, green and red placed vertically, from the eastern commencement of the inner pier. These lights kept in line with the white light at the extreme (or western) end of the pier will then indicate the channel.

Buoyage.

Also, that a buoy has been placed on each side of the channel to port Ibraham, 568 yards from the mole heads—the northern buoy in a line with the green lights, the southern buoy in a line with the red lights.

By direction of the Government of India,

A. Dundas Taylor, Comdr. (late 1. N.), Superintendent, Marine Survey of India.

MARINE SURVEY DEPARTMENT, CALCUTTA, the 7th August 1880.

This Notice affects the following :-

BRITISH ADMIRALTY Charts Nos. 2523, 8a. 757, 233, and 734.

Sailing Directions, Red Sea Pilot, 1873, pages 23 and 36.

Light Lists for 1880.

INDIAN MARINE SURVEY Light List for 1880; also Taylor's Sailing Directory, Vol. I, page 27.

If this Notice is received on board ship, the substance of it should be inserted on the Charts affected by it, and introduced into the Sailing Directions to which it relates.

[Third Publication.]

NOTIFICATION.

The 9th August 1880.—It is hereby notified that the Lieutenant-Governor has been pleased to declare the provisions of Chapter IV of the Indian Forest Act, 1878, to be applicable to all forest and waste lands in the Government estate of Khorda, in the district of Pooree, excepting such lands as have been confirmed as revenue-free or settled with cultivators or others, and such lands as shall, during the course of the revenue settlement now in progress or thereafter, be so settled.

A. MACKENZIE, Secy. to the Govt. of Bengal.

[Third Publication]

NOTIFICATION.

The 4th August 1880.—Plans and estimates, amounting to one lakh seven thousand nine hundred and fifty-two rupees (Rs. 1,07,952), for carrying out improvements on their tramway having been submitted by the Commissioners for making improvements in the Port of Calcutta with their Vice-Chairman's letter, No. 308, dated 22nd April 1880, and been approved by the Public Works Department of this Government, the Lieutevant-Governor sanctions the works under Section 35 of Act V (B.C.) of 1870.

A. MACKENZIE, Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 4th August 1880.—Under the provisions of section 9 of Act IV (B.C.) of 1880, the Lieutenant-Governor authorizes the Commissioners for making improvements in the Port of Calcutta to raise a loan of five lakhs of rupces (Rs. 5,00,000) to enable them to meet the cost of purchasing the Armenian Ghât site and the buildings thereon, as well as to carry out the works for the improvement of their tramway which have this day been sanctioned.

A. MACKENZIE, Secy. to the Govt. of Bengal.